

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
12/12/2017	1	Transfer Order by the Judicial Panel on Multidistrict Litigation transferring the 64 listed cases to the Northern District of Ohio. (C,KA) (Entered: 12/12/2017)	Joint Designation
12/14/2017	4	Minutes of Teleconference and Scheduling Order. The Court held an initial teleconference with Counsel in this Multidistrict Litigation (MDL) on December 13, 2017. No later than 12:00 noon Eastern Time on Wednesday, December 20, 2017, Counsel for Plaintiffs and Defendants shall file a Motion to Approve Liaison Counsel and Steering Committees. All agreed with the Court's suggestion that it would be beneficial to appoint a Special Master to assist in handling this MDL. So, no later than 12:00 noon Eastern Time on Wednesday, December 20, 2017, Counsel shall caucus and file any recommendations of specific persons. There are currently pending 16 cases with remand motions where Defendants removed the case to federal court based ostensibly on diversity jurisdiction, contending that the non-diverse Distributor Defendants were fraudulently joined. The Court explained that it would be better to leave the motions pending for the time being for reasons stated on the record, and Counsel agreed. There is, however, one remand motion pending in a case that Defendants removed to federal court a second time, after the district judge granted plaintiffs' motion to remand. State of West Virginia, et al. v. McKesson Corp., C.A. No. 2:17-03555. The Court has directed the Clerk of Court to transfer that case back to the transferor court for a ruling on the pending motion to remand. Should the district judge deny the motion, it shall transfer the case back to this MDL. The Court has scheduled a conference beginning at 9:00 a.m. on Tuesday, January 9, 2018. This is an in-person conference for Counsel only. The Court agreed that Plaintiffs and Defendants may each email to the Court, no later than 12:00 noon Eastern Time on Friday, January 5, 2018, suggestions they believe will assist the Court in organizing and managing this MDL. The Court granted Counsel's verbal request to extend the deadline for achieving service to 60 days after the expiration of the time period under Federal Rule Civil Procedure 4(m). Because the Court is still in the early stages of organizing the MDL, the Court has put a moratorium on all filings, other than the ones mentioned herein, for 60 days. Judge Dan Aaron Polster on 12/14/2017 (C,KA) (Entered: 12/14/2017)	Joint Designation
12/14/2017	5	Conditional Transfer Order (CTO-1) by the Judicial Panel on Multidistrict Litigation transferring the action(s) on the attached schedule to the Northern District of Ohio. (C,KA) (Entered: 12/14/2017)	Joint Designation

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12/14/2017	7	Notice of Organizational Meeting for Plaintiffs' Counsel ONLY scheduled for Monday, December 18, 2017 filed by All Plaintiffs. (Weinberger, Peter) (Entered: 12/14/2017)	Defendants
12/18/2017	10	Transcript of telephone conference held on December 13th, 2017 before Judge Dan C. Polster. To obtain a bound copy of this transcript please contact court reporter George J. Staiduhar at (216) 357-7128. [54 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 12/25/2017. Redaction Request due 1/8/2018. Redacted Transcript Deadline set for 1/18/2018. Release of Transcript Restriction set for 3/19/2018. Related document(s) 2 , 3 , 6 . (S,G) (Entered: 12/18/2017)	Joint Designation
12/20/2017	16	Motion Plaintiffs' Motion to Approve Co-Leads, Co-Liaisons, and Plaintiffs' Executive Committee filed by Baptist Hospital, Inc., Raaimie Barker, Bell County Fiscal Court, City of Cincinnati, City of Lorain, City of Parma, City of Tacoma, City of Toledo, Clark County, County of Cuyahoga, County of Gallatin, County of Harrison, County of Morris, County of Upshur, County of Washington, Harlan County Fiscal Court, Knox County Fiscal Court, Lincoln County Fiscal Court, Local No. 38 IBEW Health and Welfare Fund, Monroe County, Nicholas County Fiscal Court, People of Gallatin County, People of Washington County, Richland County Children's Services, Charles Sparks, St. Croix County, Town of Kermit, Vernon County. (Weinberger, Peter) (Entered: 12/20/2017)	Defendants
12/21/2017	17	Amended Motion to approve Co-Leads, Co-Liaisons, and Executive Committee filed by Baptist Hospital, Inc., Raaimie Barker, Bayfield County, Bell County Fiscal Court, Buncombe County, City of Chicago, City of Cincinnati, City of Lorain, City of Parma, City of Tacoma, City of Toledo, Clark County, County of Cherokee, County of Cuyahoga, County of Gallatin, County of Harrison, County of Morris, County of Rusk, County of Upshur, County of Washington, Harlan County Fiscal Court, Knox County Fiscal Court, Lincoln County Fiscal Court, Local No. 38 IBEW Health and Welfare Fund, Marquette County, Monroe County, Nicholas County Fiscal Court, People of Gallatin County, People of Washington County, Richland County Children's Services, Sawyer County, Charles Sparks, St. Croix County, Town of Kermit, Trempealeau County, Vernon County, Waushara County. Related document(s) 16 . (Weinberger, Peter) (Entered: 12/21/2017)	Defendants

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12/21/2017	18	Response to 16 Motion Plaintiffs' Motion to Approve Co-Leads, Co-Liaisons, and Plaintiffs' Executive Committee, 17 Amended Motion to approve Co-Leads, Co-Liaisons, and Executive Committee <i>Objection and Opposition</i> filed by Raaimie Barker, Raaimie Barker, Robert Carlton, City of Welch, City of Williamson, County Commission of Lincoln County, County Commission of McDowell County, County Commission of Mercer County, Reba Honaker, Vivian Livinggood, Town of Kermit. (Yanchunis, John) (Entered: 12/21/2017)	Defendants
12/21/2017	19	Response to 16 Motion Plaintiffs' Motion to Approve Co-Leads, Co-Liaisons, and Plaintiffs' Executive Committee, 17 Amended Motion to approve Co-Leads, Co-Liaisons, and Executive Committee filed by Baptist Hospital, Inc.. (Attachments: # Exhibit CV)(Frazer, T.) (Entered: 12/21/2017)	Defendants
12/21/2017	20	Response to 16 Motion Plaintiffs' Motion to Approve Co-Leads, Co-Liaisons, and Plaintiffs' Executive Committee, Amended Motion to approve Co-Leads, Co-Liaisons, and Executive Committee by TPP Plaintiffs' filed by All Plaintiffs. (Attachments: # 1 Exhibit, # 2 Exhibit, # 3 Exhibit, # 4 Exhibit, # 5 Exhibit, # 6 Exhibit, # 7 Exhibit, # 8 Exhibit, # 9 Exhibit, # 10 Exhibit, # 11 Exhibit)(Climaco, John) (Entered: 12/21/2017)	Defendants
12/21/2017	22	Order re: Plaintiffs' Amended Motion to Approve Co-Leads, Co-Liaisons and Executive Committee 17 , and objections thereto 19 20 , directing Plaintiffs to apply the Court's principles (see order) and submit another proposed slate no later than 12:00 noon on Wednesday, January 3, 2018. Judge Dan Aaron Polster on 12/21/17. (P,R) (Entered: 12/21/2017)	Defendants
12/22/2017	23	Motion to Approve Liaison Counsel and Steering Committee filed by Perry Fine, Scott Fishman, Russell Portenoy, Lynn Webster. (Tarney, Tyler) (Entered: 12/22/2017)	Defendants
12/22/2017	24	Motion to Approve Liaison Counsel and Steering Committee filed by Abbott Laboratories, Abbott Laboratories, Inc., Actavis LLC, Actavis Pharma, Inc., Actavis, Inc., Allergan Finance LLC, Allergan PLC, AmerisourceBergen Corporation, AmerisourceBergen Drug Corporation, CVS Indiana, L.L.C., Cardinal Health 105, Inc., Cardinal Health 108, LLC, Cardinal Health 110, LLC, Cardinal Health 112, LLC, Cardinal Health 414, LLC, Cardinal Health, Inc., Cephalon, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Insys Therapeutics, Inc., Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Mallinckrodt LLC, Mallinckrodt PLC, Masters Pharmaceutical, Inc., McKesson Corporation, Noramco, Inc., Ortho-McNeil-Janssen Pharmaceuticals, Inc., Purdue Frederick	Defendants

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		Company, Inc., Purdue Pharma Inc., Purdue Pharma L.P., TEV Pharmaceuticals USA, Inc., Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc., Wal-Mart Stores East, LP, Watson Laboratories, Inc., Watson Pharmaceuticals, Inc.. Related document(s) 4 . (Cheffo, Mark) (Entered: 12/22/2017)	
12/22/2017	25	Order - The Court has received and is considering parties' suggestions of special master(s); will be in a position to make a decision after the 1/9/18 conference. Judge Dan Aaron Polster (MDL2804) on 12/22/17. (P,R) (Entered: 12/22/2017)	Defendants
12/29/2017		Order [non-document] granting Physician Defendants' and Manufacturer and Distributor Defendants' Motions to Approve Liaison Counsel and Steering Committee (Related Doc # , 24). The Court Orders the addition of two representatives for individual defendants to the Steering Committee - attorney Tyler Tarney and one attorney from Gordon & Reese. The Court directs Tyler Tarney to file a notice designating the attorney selected. Entered on behalf of Judge Dan Aaron Polster on 12/29/2017. (K,K) (Entered: 12/29/2017)	Defendants

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1/3/2018	34	Motion to Approve Co-Leads, Co-Liaisons, and Executive Committee filed by Douglas Anderson, Baptist Hospital, Inc., Raaimie Barker, Bayfield County, Bell County Fiscal Court, Berkeley County Council, Buncombe County, Butler County Board of Commissioners, City of Chicago, City of Cincinnati, City of Indianapolis, City of Lorain, City of Manchester New Hampshire, City of Parma, City of Tacoma, City of Toledo, Clark County, Clark County Fiscal Court, County of Bowie, County of Cherokee, County of Cuyahoga, County of Gallatin, County of Hamilton, County of Harrison, County of Lamar, County of Leon, County of Morris, County of Pulaski, County of Red River, County of Rusk, County of Titus, County of Upshur, County of Washington, Mark Garber, Harlan County Fiscal Court, William Hilton, Infirmary Health Hospitals, Inc., Jefferson County Commission, Knox County Fiscal Court, Lincoln County Fiscal Court, Local No. 38 IBEW Health and Welfare Fund, Tony Mancuso, Marion County, Marquette County, Monroe County, Monroe County Healthcare Authority, Nicholas County Fiscal Court, People of Gallatin County, People of Hamilton County, People of Pulaski County, People of Washington County, Philadelphia Federation of Teachers Health and Welfare Fund, Pierce County, Richland County Children's Services, Sawyer County, Southwest Mississippi Regional Medical Center, Charles Sparks, St. Croix County, Town of Kermit, Township of Irvington, Trempealeau County, United Food and Commercial Workers Health and Welfare Fund of Northeastern Pennsylvania, Vernon County, Waupaca County, Waushara County, Woodford County Fiscal Court. Related document(s) 16 , 17 . (Attachments: # 1 Appendix A)(Weinberger, Peter) (Entered: 01/03/2018)	Defendants
1/3/2018	35	Marginal Entry Order denying as moot doc # 17 Plaintiffs' amended motion to approve co-leads, co-liaisons, and executive committee based on issuance of doc # 22 . Judge Dan Aaron Polster on 1/3/2018.(C,KA) (Entered: 01/03/2018)	Defendants
1/4/2018	36	Marginal Entry Order denying as moot plaintiffs' Motion to approve co-leads, co-liasions, and plaintiffs' executive committee based on filing of doc . Judge Dan Aaron Polster on 1/4/2018. (C,KA) (Entered: 01/04/2018)	Defendants
1/4/2018	37	Marginal Entry Order granting 34 plaintiffs' renewed motion to approve co-leads, co-liasions, and executive committee. Judge Dan Aaron Polster on 1/4/2018 (C,KA) (Entered: 01/04/2018)	Defendants
1/5/2018	48	Attorney Appearance of <i>Mitchell G. Blair</i> by Jason J. Blake filed by on behalf of Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals	Defendants

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		USA, Inc., Watson Laboratories, Inc.. (Blake, Jason) (Entered: 01/05/2018)	
1/11/2018	69	Appointment Order appointing as Special Masters David R. Cohen, Francis McGovern and Cathy Yanni. Judge Dan Aaron Polster(MDL2804) on 1/11/18. (Attachments: # 1 Affidavit of Francis McGovern, # 2 Affidavit of David Cohen, # Affidavit of Cathy Yanni)(P,R) (Entered: 01/11/2018)	Defendants
1/11/2018	70	Minute Order of Initial Pretrial Conference held on 1/9/18. Information Conference set for 1/31/2018 at 9:00 AM in Courtroom 18B before Judge Dan Aaron Polster. Counsel to confer and file a single proposed agenda for morning session by 12:00 p.m. EST on 1/26/18. Time: 5 hrs. Judge Dan Aaron Polster on 1/11/18. (P,R) (Entered: 01/11/2018)	Joint Designation
1/12/2018	71	Transcript of Status Conference held on 1-9-18 before Judge Dan A. Polster. To obtain a bound copy of this transcript please contact court reporter Donnalee Cotone, RMR, CRR, CRC at 216-357-7078. [21 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 1/19/2018. Redaction Request due 2/2/2018. Redacted Transcript Deadline set for 2/12/2018. Release of Transcript Restriction set for 4/12/2018. Related document(s) 59 . (C,Do) (Entered: 01/12/2018)	Joint Designation
1/23/2018	86	Order revoking directive that Dr. Russell Portenoy attend 1/31/18 hearing. Judge Dan Aaron Polster(MDL2804) on 1/22/18. (P,R) (Entered: 01/23/2018)	Plaintiff
1/24/2018	89	Order - The Court enters this order to make clear that the entire 1/31/18 conference both morning and afternoon is directed at settlement, with only invited attendees, and therefore is not open to the public. Judge Dan Aaron Polster(MDL2804) on 1/24/18. (P,R) (Entered: 01/24/2018)	Defendants
1/24/2018	92	Attorney Appearance by Donald S. Scherzer filed by on behalf of Purdue Pharma L.P.. (Scherzer, Donald) (Entered: 01/24/2018)	Defendants
1/24/2018	94	Order clarifying State Attorneys General appearance at 1/31/18 conference. See order. Judge Dan Aaron Polster(MDL2804) on 1/24/18. (P,R) (Entered: 01/24/2018)	Defendants
1/26/2018	98	Joint Proposed Agenda for January 31, 2018 Hearing-Morning Session filed by Endo Health Solutions Inc., Endo Pharmaceuticals, Inc.. (Rendon, Carole) (Entered: 01/26/2018)	Plaintiff

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1/29/2018		Order [non-document] - It has come to the Court's attention that it has granted numerous unopposed motions for extensions of time to respond to complaints that are inconsistent with each other (e.g., 60 days after the date on which removal is finally determined, pending a final decision by the JPML on whether to transfer the action for coordinated pretrial proceedings, 75 days from the final determination on removal). The time for Defendants to respond to Plaintiffs' complaints in this MDL is hereby suspended until further instruction by the Court. The stay on litigation includes motions for extensions of time to respond to complaints. All such pending motions are denied as moot. Judge Dan Aaron Polster (MDL 2804) on 1/29/18. (P,R) (Entered: 01/29/2018)	Defendants
2/2/2018	111	Minutes of 1/31/18 Settlement Conference and Scheduling Order - Plaintiffs' counsel shall select 6 attorneys and Defendants' counsel shall select 6 attorneys to represent the parties in settlement negotiations, and notify the Court of selected counsel by 4:00 PM on Tuesday, 2/6/18. Settlement Conference set for 3/6/2018 at 9:30 AM ET in Courtroom 18B before Judge Dan Aaron Polster (MDL 2804). By 12:00 noon ET on 3/2/18, teams shall email or fax to the Court a single, joint report updating the Court on the status of their negotiations. Time: 8 hrs. Judge Dan Aaron Polster on 2/2/18. (P,R) (Entered: 02/02/2018)	Defendants
2/2/2018	112	Order Re: ARCOS/DADS Database - MDL Plaintiffs and DEA to see if they can reach agreement on what part of the database the DEA will produce; detailed report of agreement to be filed by 12:00 noon on 2/23/18. If no agreement, hearing to be held on 2/26/2018 at 3:00 PM in Courtroom 18B. Judge Dan Aaron Polster (MDL 2804) on 2/2/18. (P,R) (Entered: 02/02/2018)	Joint Designation
2/6/2018	116	Order regarding confidentiality of settlement discussions. Judge Dan Aaron Polster (MDL 2804) on 2/6/18. (P,R) (Entered: 02/06/2018)	Plaintiff
2/7/2018	118	Order regarding settlement negotiating teams. Judge Dan Aaron Polster (MDL 2804) on 2/7/18. (P,R) (Entered: 02/07/2018)	Defendants
2/12/2018	123	Order extending deadline for achieving service until 5/18/18. See order for other information. Judge Dan Aaron Polster (MDL 2804) on 2/12/18. (P,R) (Entered: 02/12/2018)	Defendants
2/12/2018	124	Amended Order regarding settlement negotiating teams. Judge Dan Aaron Polster (MDL 2804) on 2/12/18. (P,R) (Entered: 02/12/2018)	Defendants
2/12/2018	125	Order regarding cost of Special Masters. Judge Dan Aaron Polster on 2/12/18. (P,R) (Entered: 02/12/2018)	Defendants

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2/16/2018	130	Order Regarding Remands. Judge Dan Aaron Polster (MDL 2804) on 2/16/18. (P,R) (Entered: 02/16/2018)	Defendants
2/23/2018	137	Status Report of ARCOS/DADS Disclosure Discussions with DOJ/DEA filed by All Plaintiffs. (Attachments: # 1 10.02.17 Farrell Touhy letter to ARCOS Unit Chief Drumheller, # 2 10.11.17 AUSA D'Alessandro refusal of Touhy letter, # 3 02.05.18 Farrell offer to confer with AUSA Bennett, # 4 02.12.18 AUSA Bennett response to Farrell, # 02.13.18 Farrell to AUSA Bennett re procedural history, info sought, relevance to settlement talks)Related document(s) 112 .(Farrell, Paul) (Entered: 02/23/2018)	Joint Designation
2/23/2018	139	Status Report filed by U.S. Department of Justice, Drug Enforcement Administration. Related document(s) .(Bennett, James) (Entered: 02/23/2018)	Joint Designation
2/23/2018	140	Order Re: Reallocation of the Special Masters' Costs. Judge Dan Aaron Polster (MDL 2804) on 2/23/18. (P,R) (Entered: 02/23/2018)	Defendants
2/25/2018	142	Status Report by <i>Distributor Defendants re ARCOS Disclosure Discussions</i> filed by Cardinal Health 110, LLC. Related document(s) 112 .(Hardin, Ashley) (Entered: 02/25/2018)	Defendants
2/26/2018	145	Notice of Compliance filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: # Exhibit A ↗Authorization Letter)(Bennett, James) (Entered: 02/26/2018)	Joint Designation
2/27/2018	146	Order Regarding State Court Coordination. Judge Dan Aaron Polster (MDL 2804) on 2/27/18. (P,R) (Entered: 02/27/2018)	Joint Designation
3/1/2018	155	Minutes of 2/26/18 Hearing and Order (Court Reporter: Heidi Geizer.)Time: 2 hrs. (P,R) (Entered: 03/01/2018)	Joint Designation
3/1/2018	156	Transcript of Proceedings held on 2/26/2018 before District Judge Dan Aaron Polster and Magistrate Judge David A. Ruiz. To obtain a copy of this transcript please contact court reporter Heidi Blueskye Geizer at 216-357-7092. [79 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 3/8/2018. Redaction Request due 3/22/2018. Redacted Transcript Deadline set for 4/2/2018. Release of Transcript Restriction set for 5/30/2018. Related document(s) 152 , 150 , 154 , 149 , 151 , 153 . (G,He) (Entered: 03/01/2018)	Joint Designation
3/1/2018	161	Statement of Interest filed by United States. (Bailey, M.) (Entered: 03/01/2018)	Defendants

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3/2/2018	162	Motion for protective order filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 155. (Attachments: # 1 Brief in Support Memorandum in Support, #1 Exhibit A - Protective Order Regarding DEA Arcos Data)(Bennett, James) (Entered: 03/02/2018)	Joint Designation
3/2/2018	164	Response to 162 Motion for protective order in Support filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc.. (Nicholas, Robert) (Entered: 03/02/2018)	Joint Designation
3/5/2018	165	Status Report filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: # 1 Exhibit A - Authorized Letter)Related document(s) 155 .(Bennett, James) (Entered: 03/05/2018)	Joint Designation
3/6/2018	167	Protective Order regarding DEA's ARCOS/DADS Database. Signed by Judge Dan Aaron Polster (MDL 2804) on 3/6/2018. (K,K) (Entered: 03/06/2018)	Joint Designation
3/7/2018	169	Attorney Appearance by Rebecca J. Hillyer filed on behalf of Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc. (P,R) (Entered: 03/07/2018)	Defendants
3/7/2018	170	Minutes of 3/6/18 Conference and Order. Court directs the parties to submit to the Special Masters no later than 12:00 noon on Friday, March 16, 2018, their suggestions regarding the appropriate scope and timing of a litigation track and the contents of a case management order (CMO). Settlement Conference set for 5/10/2018 at 9:00 AM in Chambers 18B before Judge Dan Aaron Polster (MDL 2804). Signed by Judge Dan Aaron Polster on 3/7/18. Time: 6 hrs(P,R) (Entered: 03/07/2018)	Joint Designation
3/15/2018	178	Notice of Compliance filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: # Exhibit A - Amended Authorization Letter)Related document(s) 167 , 165 .(Bennett, James) (Entered: 03/15/2018)	Joint Designation
3/20/2018	182	Notice of Service of ARCOS Market Share Data filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 03/20/2018)	Joint Designation
3/23/2018	192	Motion Entry of Order to Facilitate Information Sharing filed by Defendant McKesson Corporation. (Attachments: # 1 Proposed Order)(Rodgers, Megan) (Entered: 03/23/2018)	Joint Designation
3/27/2018	199	Order Regarding Settlement Discussions granting McKesson's Motion for Entry of Order to Facilitate Information Sharing (Related Doc # 192). Judge Dan Aaron Polster (MDL 2804) on 3/27/18.(P,R) (Entered: 03/27/2018)	Joint Designation

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3/27/2018	202	Notice of Procedures for Public Records Requests for ARCOS Data filed by Plaintiffs' Executive Committee. Related document(s) 167 .(Mougey, Peter) (Entered: 03/27/2018)	Defendants
3/27/2018	203	Amended Motion Entry of Order to Facilitate Information Sharing filed by Defendant McKesson Corporation. Related document(s) 192. (Attachments: # 1 Proposed Order)(Rodgers, Megan) (Entered: 03/27/2018)	Defendants
3/27/2018	204	Order Regarding Settlement Discussions granting McKesson's Amended Motion for Entry of Order to Facilitate Information Sharing Motion for order (Related Doc # 203). Judge Dan Aaron Polster (MDL 2804) on 3/27/18.(P,R) (Entered: 03/27/2018)	Joint Designation
4/2/2018	212	Motion to Participate in Settlement Discussions and as Friend of the Court filed by Interested Party United States. (Attachments: # Brief in Support Memorandum in Support)(Bennett, James) (Entered: 04/02/2018)	Defendants
4/5/2018	222	Notice of Service of ARCOS de-identified transaction data filed by United States. Related document(s) 167 , 178 .(Bennett, James) (Entered: 04/05/2018)	Joint Designation
4/9/2018	228	Order Regarding Settlement Negotiating Teams. Judge Dan Aaron Polster (MDL 2804) on 4/9/18. (P,R) (Entered: 04/09/2018)	Defendants
4/11/2018	232	Case Management Order One. Judge Dan Aaron Polster (MDL 2804) on 4/11/18. (P,R) (Entered: 04/11/2018)	Joint Designation
4/11/2018	233	Order Regarding ARCOS Data. Judge Dan Aaron Polster (MDL 2804) on 4/11/18. (P,R) (Entered: 04/11/2018)	Joint Designation
4/19/2018	240	Motion by Donald S. Scherzer to withdraw as attorney filed by Defendant Purdue Pharma L.P.. (Scherzer, Donald) (Entered: 04/19/2018)	Defendants
4/20/2018	246	Motion for extension of time until May 18, 2018 to Provide Suspicious Order Reports filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 233. (Attachments: # 1 Brief in Support) (Bennett, James) (Entered: 04/20/2018)	Joint Designation
4/20/2018	247	Notice of Service of ARCOS Transactional Data filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 04/20/2018)	Joint Designation
4/20/2018	248	Marginal Entry Order granting 246 Interested Party U.S. Department of Justice, Drug Enforcement Administration's motion for extension of time until May 18, 2018 to Provide Suspicious Order Reports. Judge Dan Aaron Polster on 4/20/2018.(C,KA) (Entered: 04/20/2018)	Joint Designation

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4/23/2018	249	Motion to Approve filed by Plaintiff Plaintiffs' Liaison Counsel. (Attachments: # 1 Proposed Order, # 2 Exhibit A)(Weinberger, Peter) (Entered: 04/23/2018)	Joint Designation
4/24/2018	251	Scheduling Order. Following the settlement conference held in chambers on March 6, 2018, the Court scheduled another closed-door settlement conference on Thursday, May 10, 2018. After further thought and at the recommendation of the Special Masters, the Court has decided to hold an open-door status conference in Courtroom 18B of the Carl B. Stokes United States Court House from 9:00 a.m. to 10:00 a.m. on Thursday, May 10, 2018, followed by closed-door settlement discussions with the parties negotiation teams, liaison counsel and State Attorneys General who choose to attend. Signed by Judge Dan A. Polster on 4/24/2018. Related Document 170 (B,R) (Entered: 04/24/2018)	Joint Designation
4/24/2018	252	Attorney Appearance of Kevin M. Sadler on behalf of Defendant Depomed, Inc. (B,R) (Entered: 04/24/2018)	Defendants
4/24/2018	253	Motion for leave to file Amended Complaints Under Seal filed by Plaintiff Plaintiffs' Liaison Counsel. (Attachments: # 1 Proposed Order, # 2 Exhibit City of Chicago Protective Order)(Weinberger, Peter) (Entered: 04/24/2018)	Defendants
4/25/2018	260	Motion to strike Order (ECF Doc. 257), Motion for leave to File Amended Complaints Under Seal filed by Plaintiffs' Liaison Counsel, Plaintiffs' Liaison Counsel. Related document(s) 257, 253. (Attachments: # 1 Exhibit A - Proposed Order, # 2 Exhibit B)(Weinberger, Peter) (Entered: 04/25/2018)	Joint Designation
4/25/2018	262	Order granting Plaintiffs' 260 Motion to strike ECF Doc. 257 and granting Plaintiffs' Amended Motion for leave to file Amended Complaints under seal (Related Doc # 260). Signed by Judge Dan Aaron Polster (MDL 2804) on 4/25/2018.(B,R) (Entered: 04/25/2018)	Joint Designation
4/25/2018	285	Notice of Proper Waiver of Service Request filed by Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc.. (Attachments: # 1 Exhibit A)(Hillyer, Rebecca) (Entered: 04/25/2018)	Defendants
4/25/2018	294	SEALED Document: Amended Complaint filed by All Plaintiffs. Related document(s) 262 , 293. (Gallucci, Frank) (Entered: 04/25/2018)	Defendants
4/25/2018	299	Notice of Proper Waiver of Service Request and Designated Recipients filed by Mallinckrodt LLC. (Attachments: # 1 Exhibit A, Service Waivers)(O'Connor, Brien) (Entered: 04/25/2018)	Defendants
4/25/2018	304	SEALED Document: <i>City of Chicago Fourth Amended Complaint</i> filed by Plaintiffs' Liaison Counsel. Related document (s) 262.	Joint Designation

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		(Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C)(Weinberger, Peter) (Entered: 04/25/2018)	
4/25/2018	308	Notice Regarding Requests for Waiver of Formal Service filed by Purdue Frederick Company, Inc., Purdue Pharma Inc., Purdue Pharma L.P.. (Attachments: # 1 Exhibit Waiver of the Service of Summons)Related document(s) 232 .(Cheffo, Mark) (Entered: 04/25/2018)	Defendants
4/25/2018	311	Notice of Proper Waiver of Service Request and Designated Recipients filed by Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Generics Bidco I, LLC, Par Pharmaceutical, Inc.. (Attachments: # 1 Exhibit A)(Morris, Sean)(Entered: 04/25/2018)	Defendants
4/25/2018	316	Notice Regarding Service filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Attachments: # 1 Exhibit A - Waiver of the Service of Summons)(Lifland, Charles) (Entered: 04/25/2018)	Defendants
4/30/2018	355	Joint Motion to continue Deadline for submitting a proposed protective order, document production protocol, fact sheets, and joint records collection order filed by Plaintiffs' Liaison Counsel. (Weinberger, Peter) (Entered: 04/30/2018)	Joint Designation
5/1/2018		Order [non-document] granting Joint Motion to continue deadline until 5/4/18 for submitting a proposed protective order, document production protocol, fact sheets, and joint records collection order (Related Doc # 355). Judge Dan Aaron Polster (MDL 2804) on 5/1/18.(P,R) (Entered: 05/01/2018)	Joint Designation
5/1/2018	358	Order Regarding Plaintiff Attorneys' Fees and Expenses. Judge Dan Aaron Polster (MDL 2804) on 5/1/18. (Attachments: # Exhibit A - Monthly Report Logs)(P,R) (Entered: 05/01/2018)	Joint Designation
5/3/2018	371	Order clarifying provision contained in Case Management Order One. Signed by Judge Dan Aaron Polster (MDL 2804) on 5/3/18. (P,R) (Entered: 05/03/2018)	Joint Designation
5/4/2018	381	Proposed Order <i>Protective Order</i> filed by Endo Health Solutions Inc., Endo Pharmaceuticals, Inc.. (Stern, Jonathan) (Entered: 05/04/2018)	Joint Designation
5/4/2018	382	Proposed Order <i>Regarding Document and Electronically Stored Information Production Protocol</i> filed by Endo Health Solutions Inc., Endo Pharmaceuticals, Inc.. (Stern, Jonathan) (Entered: 05/04/2018)	Joint Designation
5/7/2018	383	Order Regarding Third-Party Contingent Litigation Financing. Judge Dan Aaron Polster (MDL 2804) on 5/7/18. (P,R) (Entered: 05/07/2018)	Defendants

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
5/8/2018	397	Second Order Regarding ARCOS Data. Judge Dan Aaron Polster (MDL 2804) on 5/8/18. (P,R) (Entered: 05/08/2018)	Joint Designation
5/8/2018	399	Motion To Amend Protective Order filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 167. (Attachments: # 1 Brief in Support, # 2 Exhibit A - Proposed Order)(Bennett, James) (Entered: 05/08/2018)	Joint Designation
5/8/2018		Order [non-document] granting U.S. Department of Justice, Drug Enforcement Administration's Motion to Amend Protective Order (Related Doc # 399). Judge Dan Aaron Polster (MDL 2804) on 5/8/18.(P,R) (Entered: 05/08/2018)	Joint Designation
5/8/2018	400	Amendment to Protective Order. Judge Dan Aaron Polster (MDL 2804) on 5/8/18. (P,R) (Entered: 05/08/2018)	Joint Designation
5/10/2018	412	Notice of Service of first disclosure of Suspicious Order Reports filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 05/10/2018)	Joint Designation
5/11/2018	416	Transcript of Discovery Conference held on 05/10/2018 before Mag. Judge David A. Ruiz. To obtain a copy of this transcript, please contact court reporter Lance A. Boardman at 216-357-7019 (Lance_Boardman@ohnd.uscourts.gov). [79 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 5/18/2018. Redaction Request due 6/1/2018. Redacted Transcript Deadline set for 6/11/2018. Release of Transcript Restriction set for 8/9/2018. Related document(s) 415. (B,LA) (Entered: 05/11/2018)	Joint Designation
5/14/2018	418	Transcript of Status Conference held on 05/10/2018 before Judge Dan Aaron Polster. To obtain a copy of this transcript, please contact court reporter Lance A. Boardman at 216-357-7019 (Lance_Boardman@ohnd.uscourts.gov). [21 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 5/21/2018. Redaction Request due 6/4/2018. Redacted Transcript Deadline set for 6/14/2018. Release of Transcript Restriction set for 8/13/2018. Related document(s) 415. (B,LA) (Entered: 05/14/2018)	Joint Designation
5/14/2018	433	Joint Motion to Approve Proposed CMO for Protective Order filed by Plaintiff Plaintiffs' Liaison Counsel. (Attachments: # 1 Proposed Order)(Weinberger, Peter) (Entered: 05/14/2018)	Joint Designation

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
5/14/2018	434	Joint Motion to Approve Proposed CMO for Document Production Protocol filed by Plaintiff Plaintiffs' Liaison Counsel. (Attachments: # 1 Proposed Order)(Weinberger, Peter) (Entered: 05/14/2018)	Joint Designation
5/15/2018	441	Case Management Order No. 2 Regarding Protective Order (Related Doc # 433). Judge Dan Aaron Polster (MDL 2804) on 5/15/18.(P,R) (Entered: 05/15/2018)	Joint Designation
5/15/2018	442	WITHDRAWN Motion for extension of time until June 4, 2018 to provide ARCOS data filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 397. (Attachments: # 1 Brief in Support)(Bennett, James) Modified on 5/18/2018 (P,R). (Entered: 05/15/2018)	Joint Designation
5/15/2018	443	Case Management Order No. 3 Regarding Document and Electronically Stored Information Production Protocol. (Related Doc # 434). Judge Dan Aaron Polster (MDL 2804) on 5/15/18. (P,R) (Entered: 05/15/2018)	Joint Designation
5/15/2018	447	Order directing counsel to file their returned, executed waivers of service in the member cases, and not the main case. Judge Dan Aaron Polster (MDL 2804) on 5/15/18. (P,R) (Entered: 05/15/2018)	Defendants
5/17/2018	454	Attorney Appearance by Justin Tresnowski filed on behalf of City of Chicago. (P,R) (Entered: 05/17/2018)	Defendants
5/17/2018	461	Notice of withdrawal <i>Motion for extension of time</i> filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 442. (Bennett, James) Modified on 5/18/2018 (P,R). (Entered: 05/17/2018)	Defendants
5/18/2018	467	Second Motion for extension of time until June 8, 2018 to provide Suspicious Activity Reports filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 233. (Attachments: # 1 Brief in Support)(Bennett, James) (Entered: 05/18/2018)	Joint Designation
5/18/2018	468	Notice of Service of disclosure of ARCOS transactional data filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 05/18/2018)	Joint Designation
5/18/2018	469	Order Concerning Notices of Appearances. Judge Dan Aaron Polster (MDL 2804) on 5/18/18. (P,R) (Entered: 05/18/2018)	Defendants
5/22/2018		Order [non-document] granting 467 U.S. Department of Justice and Drug Enforcement Administration's Motion for Extension of Time until June 8, 2018 to provide Suspicious Activity Reports. Judge Dan Aaron Polster (MDL 2804) on 5/22/18.(P,R) (Entered: 05/22/2018)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
5/22/2018	485	Case Management Order Four. Signed by Judge Dan Aaron Polster on 5/22/2018 (Cohen, David) Modified on 5/23/2018 (P,R). (Entered: 05/22/2018)	Joint Designation
5/23/2018	487	Motion for Modification of CMO 1 Regarding Relation Back and Tolling filed by Plaintiff Plaintiffs' Liaison Counsel. (Attachments: # 1 Proposed Order)(Weinberger, Peter) (Entered: 05/23/2018)	Joint Designation
5/25/2018	496	Order. The Court has reviewed, and hereby rejects, the proposed Deposition Protocols submitted by the parties as they have not reached full agreement on a number of essential terms. By no later than 12:00 noon ET on Thursday, May 31, 2018, the parties shall file an agreed Deposition Protocol. By that same deadline, with respect to coordination of depositions in the state and federal cases, the Deposition Protocol must also address and amplify the language in Case Management Order No. 1, 9(f) (i.e., absent agreement or court order, a witness will not be deposed more than once across any state or federal cases.), and explain how counsel and the parties will coordinate state and federal litigation to accomplish that directive. Signed by Judge Dan Aaron Polster (MDL 2804) on 5/25/2018. (B,R) (Entered: 05/25/2018)	Joint Designation
5/25/2018	500	Joint Motion to dismiss for failure to state a claim /Manufacturer Defendants' Joint Motion to Dismiss Fourth Amended Complaint Pursuant to Rule 12(b)(6) filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Attachments: # 1 Memorandum of Law in Support, # 2 Proposed Order)(Lifland, Charles) (Entered: 05/25/2018)	Joint Designation
5/29/2018	510	Notice of ARCOS Disclosure to State Attorneys General filed by Plaintiffs' Liaison Counsel. (Weinberger, Peter) (Entered: 05/29/2018)	Defendants
5/29/2018	511	Fourth Amended complaint (<i>redacted</i>) filed by City of Chicago. (Singer, Linda) Modified text on 5/30/2018 (P,R). (Entered: 05/29/2018)	Joint Designation
5/29/2018	512	SEALED Document: Fourth Amended Complaint (<i>corrected</i>) filed by City of Chicago. Related document(s) 471 .(Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C)(Singer, Linda) (Entered: 05/29/2018)	Joint Designation
5/30/2018	528	Corporate Disclosure Statement identifying Corporate Parent No Parent Corp. for Johnson & Johnson filed by Johnson & Johnson. (Lifland, Charles) (Entered: 05/30/2018)	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
5/30/2018	530	Corporate Disclosure Statement identifying Corporate Parent Allergan PLC fka Actavis PLC for Allergan Finance LLC f/k/a Actavis Inc, f/k/a Watson Pharmaceuticals, Inc., Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc. filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan Finance LLC f/k/a Actavis Inc, f/k/a Watson Pharmaceuticals, Inc.. (Welch, Donna) (Entered: 05/30/2018)	Defendants
5/30/2018	531	Corporate Disclosure Statement filed by Allergan PLC f/k/a Actavis PLC. (Welch, Donna) (Entered: 05/30/2018)	Defendants
5/30/2018	532	Corporate Disclosure Statement identifying Corporate Parent Johnson & Johnson for Janssen Pharmaceuticals, Inc. filed by Janssen Pharmaceuticals, Inc.. (Lifland, Charles) (Entered: 05/30/2018)	Defendants
5/31/2018	535	Corporate Disclosure Statement filed by Purdue Pharma L.P.. (Cheffo, Mark) (Entered: 05/31/2018)	Defendants
5/31/2018	536	Corporate Disclosure Statement filed by Purdue Pharma Inc.. (Cheffo, Mark) (Entered: 05/31/2018)	Defendants
5/31/2018	537	Corporate Disclosure Statement filed by Purdue Frederick Company, Inc.. (Cheffo, Mark) (Entered: 05/31/2018)	Defendants
5/31/2018	542	Response to Notice of ARCos Disclosure filed by U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 510 .(Bennett, James) (Entered: 05/31/2018)	Defendants
5/31/2018	543	Corporate Disclosure Statement identifying Corporate Parent Mallinckrodt PLC for Mallinckrodt LLC filed by Mallinckrodt LLC. (O'Connor, Brien) (Entered: 05/31/2018)	Defendants
5/31/2018	544	Order Regarding Deposition Protocol. Judge Dan Aaron Polster (MDL 2804) on 5/31/18. (P,R) (Entered: 05/31/2018)	Defendants
6/1/2018	545	Corporate Disclosure Statement identifying Corporate Parent Teva Pharmaceutical Industries Ltd for Actavis LLC, Actavis Pharma, Inc. filed by Actavis LLC, Actavis Pharma, Inc.. (Reed, Steven) (Entered: 06/01/2018)	Defendants
6/1/2018	546	Corporate Disclosure Statement identifying Corporate Parent Teva Pharmaceuticals Europe B.V., Corporate Parent Teva Pharmaceutical Holdings Cooperatieve U.A., Corporate Parent IVAX LLC, Corporate Parent Teva Ltd, Corporate Parent Orvet UK Unlimited for Teva Pharmaceuticals USA, Inc.; Corporate Parent Cupric Holding Co., Inc., Corporate Parent Teva Pharmaceutical Industries Ltd for Cephalon, Inc. filed by Cephalon, Inc., Teva Pharmaceuticals USA, Inc.. (Reed, Steven) (Entered: 06/01/2018)	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
6/1/2018	548	Motion for leave to File MSP Plaintiffs' Motion for Appointment to a Position on the Plaintiffs' Executive Committee filed by MAO-MSO Recovery II, LLC, MSP Recovery Claims, Series LLC, MSPA Claims 1, LLC. (Attachments: # 1 Proposed Order Ex A - proposed Order, # 2 Exhibit B - proposed Motion for Appointment to a Position on the Plaintiffs' Executive	Defendants
6/4/2018	549	Order Re: Reassigning Workload. Judge Dan Aaron Polster (MDL 2804) on 6/4/18. (P,R) (Entered: 06/04/2018)	Joint Designation
6/5/2018	552	Notice of Service of ARCOS and SORS Data filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 06/05/2018)	Joint Designation
6/5/2018	553	Order Re: Corporate Disclosure Statements. Judge Dan Aaron Polster (MDL 2804) on 6/5/18. (P,R) (Entered: 06/05/2018)	Defendants
6/6/2018	560	Response to 487 Motion for Modification of CMO 1 Regarding Relation Back and Tolling filed by Walgreens Boots Alliance Inc.. (Stoffelmayr, Kaspar) (Entered: 06/06/2018)	Defenants
6/7/2018	567	Notice of Service of SORS Data filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 06/07/2018)	Joint Designation
6/8/2018	573	Notice of Service of SORS Data filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 06/08/2018)	Joint Designation
6/8/2018	581	Notice Disclosing Assistants. Judge Dan Aaron Polster (MDL 2804) on 6/8/18. (P,R) (Entered: 06/08/2018)	Defendants
6/11/2018	602	Order regarding Alternate Exhibit A to 167 ARCOS Protective Order. Judge Dan Aaron Polster (MDL 2804) on 6/11/18. (Attachments: # 1 Exhibit A - Acknowledgement of Protective Order and Agreement to be Bound)(P,R) (Entered: 06/11/2018)	Defendants
6/11/2018	603	Objection to Disclosure of ARCOS Data filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: # 1 Exhibit A - Records Request to Cuyahoga County, # 2 Exhibit B - Records Request to Summit County, # 3 Exhibit C - Records Request to Cabell County Commission) (Bennett, James) (Entered: 06/11/2018)	Defendants
6/13/2018	611	Briefing Order Re: Public Record Requests. Briefs opposing disclosure due 6/25/18, briefs favoring disclosure due 7/9/18. Judge Dan Aaron Polster (MDL 2804) on 6/13/18. (P,R) (Entered: 06/13/2018)	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
6/13/2018	613	Transcript of Teleconference held on June 6, 2018 before Special Master David Cohen. To obtain a bound copy of this transcript please contact court reporter Shirle Perkins at 216-357-7106. [90 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 6/20/2018. Redaction Request due 7/5/2018. Redacted Transcript Deadline set for 7/16/2018. Release of Transcript Restriction set for 9/11/2018. Related document(s) 566. (P,Sh) (Entered: 06/13/2018)	Joint Designation
6/13/2018	616	Order designating attorneys to address the coordination of state/federal discovery, with the supervision Special Master Cathy Yanni. Judge Dan Aaron Polster (MDL 2804) on 6/13/18. (P,R) (Entered: 06/13/2018)	Defendants
6/13/2018	620	Reply in support of 487 Motion for Modification of CMO 1 Regarding Relation Back and Tolling filed by All Plaintiffs. (Attachments: # 1 Exhibit)(Farrell, Paul) (Entered: 06/13/2018)	Joint Designation
6/13/2018	621	Notice of Objection to Plaintiffs' Disclosure of ARCOS Data in Response to Public Records Requests filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Lifland, Charles) (Entered: 06/13/2018)	Defendants
6/19/2018	636	VACATED Case Management Order No. 5: Protocol for Work Performed and Expenses Incurred (Related Doc # 249). Judge Dan Aaron Polster (MDL 2804) on 6/19/18. (Attachments: # 1 Exhibit A - Time Report)(P,R) Modified on 6/19/2018 (P,R). (Entered: 06/19/2018)	Joint Designation
6/19/2018		Order [non-document] vacating 636 Case Management Order No. 5 based on document # 358 . Judge Dan Aaron Polster (MDL 2804) on 6/19/18. (P,R) (Entered: 06/19/2018)	Joint Designation
6/19/2018		Order [non-document] granting as unopposed United States' Motion to Participate in Settlement Discussions and as Friend of the Court (Related Doc # 212). Judge Dan Aaron Polster (MDL 2804) on 6/19/18.(P,R) (Entered: 06/19/2018)	Defendants
6/19/2018	638	Fact Sheet Implementation Order. Judge Dan Aaron Polster (MDL 2804) on 6/19/18. (Attachments: # 1 Exhibit A - Government Plaintiff Fact Sheet, # 2 Exhibit B - Defendant Fact Sheet)(P,R) (Entered: 06/19/2018)	Defendants
6/20/2018	643	Order Establishing Deposition Protocol. Judge Dan Aaron Polster (MDL 2804) on 6/20/18. (P,R) (Entered: 06/20/2018)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
6/22/2018	652	Motion to seal filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 611 , 603 . (Bennett, James) (Entered: 06/22/2018)	Defendants
6/22/2018	653	Opposition to 500 Joint Motion to dismiss for failure to state a claim / <i>Manufacturer Defendants' Joint Motion to Dismiss Fourth Amended Complaint Pursuant to Rule 12(b)(6)</i> filed by City of Chicago. (Attachments: # 1 Exhibit 1)(Singer, Linda) (Entered: 06/22/2018)	Joint Designation
6/24/2018	656	Marginal Entry Order granting United State's Motion to file document under seal (Related Doc # 652). Judge Dan Aaron Polster (MDL 2804) on 6/24/18.(P,R) (Entered: 06/24/2018)	Defendants
6/25/2018	662	SEALED Document:Brief in Support of Objections filed by U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 656 , 611 , 603 . (Attachments: # 1 Exhibit A-Declaration of John J. Martin)(Bennett, James) (Entered: 06/25/2018)	Joint Designation
6/25/2018	663	Brief <i>in Support of Objections - Redacted</i> filed by U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 611 , 603 . (Attachments: # 1 Exhibit A-Declaration of John J. Martin - Redacted) (Bennett, James) (Entered: 06/25/2018)	Joint Designation
6/25/2018	665	Brief <i>Opposing Public Disclosure of ARCOS Data Provided Only for Litigation and Law Enforcement Purposes filed on behalf of Liaison Counsel for Chain Pharmacy Defendants, Liaison Counsel for Manufacturer Defendants, and Liaison Counsel for Distributor Defendants</i> filed by McKesson Corporation. (Hobart, Geoffrey) (Entered: 06/25/2018)	Joint Designation
6/26/2018	666	Case Management Order Five. Signed by Judge Dan Aaron Polster on 6/26/2018. (B,R) (Entered: 06/26/2018)	Joint Designation
6/26/2018	668	Third Order Regarding ARCOS Data. Signed by Judge Dan Aaron Polster on 6/26/2018. (B,R) (Entered: 06/26/2018)	Joint Designation
6/26/2018	669	Duplicate Filing Third Order Regarding ARCOS Data. Signed by Judge Dan Aaron Polster on 6/26/2018. (K,K) (Entered: 06/26/2018)	Joint Designation
6/27/2018	672	Motion for Access to Unredacted Brief in Support of Objections to Disclosure of ARCOS Data filed by Intervenor The Washington Post Company, LLC. Related document(s) 652 ,	Joint Designation
6/30/2018	693	Report of Special Master <i>Discovery Ruling No. 2 Regarding Scope</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 06/30/2018)	Joint Designation
7/2/2018	695	Notice of Service of ARCOS Data filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 07/02/2018)	Joint Designation

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
7/3/2018	703	Report of Special Master <i>Track One Discovery Order Regarding Health-Related Information</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 07/03/2018)	Plaintiff
7/9/2018	717	Amended Brief in <i>Support of Objections</i> filed by U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 663. (Attachments: # 1 Exhibit 1 - Martin Declaration) (Bennett, James) (Entered: 07/09/2018)	Joint Designation
7/9/2018	718	Brief <i>In Support of Disclosure of ARCOS Data</i> filed by Washington Post Company, LLC. (Attachments: # 1 Affidavit Affidavit of Jeffrey Leen of The Washington Post In Support of Disclosure of ARCOS Data) (Lefton, Karen) (Entered: 07/09/2018)	Joint Designation
7/9/2018	719	Brief <i>Favoring Disclosure Re: Public Records Requests</i> filed by City of Cleveland, County of Cuyahoga, County of Summit, Ohio. (Attachments: # 1 Exhibit A) (Weinberger, Peter) (Entered: 07/09/2018)	Joint Designation
7/9/2018	725	Brief <i>in Support of Public Disclosure of ARCOS Data</i> filed by HD Media Company, LLC. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C) (Weise, Suzanne) (Entered: 07/09/2018)	Joint Designation
7/11/2018	734	Attorney Appearance by Daniel M. Petrocelli filed by on behalf of Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Petrocelli, Daniel) (Entered: 07/11/2018)	Defendants
7/13/2018	739	Order Regarding Plaintiffs' Motion for Modification of CMO 1. (Related Doc # 487). Judge Dan Aaron Polster (MDL 2804) on 7/13/18.(P,R) (Entered: 07/13/2018)	Joint Designation
7/13/2018	747	Reply in support of 500 Joint Motion to dismiss for failure to state a claim / <i>Manufacturer Defendants' Joint Motion to Dismiss Fourth Amended Complaint Pursuant to Rule 12(b)(6)</i> filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Lifland, Charles) (Entered: 07/13/2018)	Joint Designation
7/17/2018	762	Report of Special Master <i>Discovery Ruling No. 3, amending Ruling No. 2</i> filed by David Rosenblum Cohen. Related document(s) 693. (Cohen, David) (Entered: 07/17/2018)	Joint Designation
7/19/2018	766	Notice of Service of ARCOS Data filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 07/19/2018)	Joint Designation
7/19/2018	767	Notice of ARCOS Disclosure filed by All Plaintiffs. Related document(s) 739 .(Mougey, Peter) (Entered: 07/19/2018)	Defendants
7/23/2018	770	Case Management Order Six. Judge Dan Aaron Polster on 7/23/18. (P,R) (Entered: 07/23/2018)	Joint Designation

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
7/24/2018	786	Objection by Manufacturer Defendants to the Special Master's Discovery Rulings Nos. 2 and 3 filed by Actavis LLC, Actavis Pharma, Inc. f/k/a Watson Pharma, Inc., Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Cephalon, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Insys Therapeutics, Inc., Janssen Pharmaceutica, Inc. n/k/a Janssen Pharmaceuticals, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Mallinckrodt LLC, Ortho-McNeil-Janssen Pharmaceuticals, Inc., Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., SpecGX LLC, Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc.. (Attachments: # 1 Exhibit 1 (Discovery Ruling No. 2), # 2 Exhibit 2 (Discovery Ruling No. 3), # 3 Exhibit 3 (July 11, 2018 Letter to Cohen), # 4 Exhibit 4 (July 17, 2018 Letter to Cohen), # 5 Exhibit 5 (Master Purchase Agreement between Allergan & Teva), # 6 Exhibit 6 (Settlement Agreement & Mutual Releases between Teva & Allergan), # 7 Exhibit 7 (July 10, 2018 Letter to Egler), # 8 Exhibit 8 (Declaration of Allison Lee), # 9 Exhibit 9 (Declaration of Andrew J. O'Connor), # 10 Exhibit 10 (Declaration of Thomas E. Sanchez), # 11 Exhibit 11 (Declaration of Robert S. Hoff), # 12 Exhibit 12 (Declaration of Vikram Masson), # 13 Exhibit 13 (Declaration of Ryan Guilds)) (Welch, Donna) (Entered: 07/24/2018)	Plaintiff
7/25/2018	789	Notice of Compliance filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: # 1 Exhibit A →Decision Letter)(Bennett, James) (Entered: 07/25/2018)	Defendants
7/26/2018		Order [non-document] - The Court, having reviewed the objections to Discovery Rulings No. 2 and 3, solicits a cogent response from Plaintiffs no later than 12:00 noon on Monday, July 30, 2018. Judge Dan Aaron Polster (MDL 2804) on 7/26/18. (P,R) (Entered: 07/26/2018)	Plaintiff
7/26/2018	800	Opinion and Order denying as moot The Washington Post Company's Motion for Access to Unredacted Brief in Support of Objections to Disclosure of ARCos Data (Related Doc # 672). The Court, having shown good cause for its Protective Order which prohibits the disclosure of ARCos data obtained in the course of discovery in this MDL to unauthorized users, including the Media, sustains the objections to disclosure filed by the United States and Defendants. Judge Dan Aaron Polster (MDL 2804) on 7/26/18.(P,R) (Entered: 07/26/2018)	Joint Designation

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/30/2018	812	Omnibus Opposition to Manufacturer Defendants' Joint Objections and Pharmacy Defendants' Objections to the Special Master's Discovery Rulings No. 2 and 3 (<i>redacted</i>) filed by City of Cleveland, County of Cuyahoga, County of Summit, Ohio. Related document(s) 785 , 786. (Singer, Linda) (Entered: 07/30/2018)	Plaintiff
7/30/2018	813	SEALED Document: <i>Omnibus Opposition to Manufacturer Defendants' Joint Objections and Pharmacy Defendants' Objections to the Special Master's Discovery Rulings No. 2 and 3</i> filed by City of Cleveland, County of Cuyahoga, County of Summit, Ohio. Related document(s) 811 , 785 , 786 . (Attachments: # 1 Exhibit A - Transcript of June 6, 2018 Hearing) (Singer, Linda) (Entered: 07/30/2018)	Plaintiff
8/1/2018	835	Report of Special Master <i>Discovery Ruling Regarding McKesson's "Teamster Materials"</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 08/01/2018)	Joint Designation
8/7/2018	854	Transcript of Status Conference held on 8-2-18 before Judge Dan Aaron Polster. To obtain a bound copy of this transcript please contact court reporter Donnalee Cotone, RMR, CRR, CRC at 216-357-7078. [34 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 8/14/2018. Redaction Request due 8/28/2018. Redacted Transcript Deadline set for 9/7/2018. Release of Transcript Restriction set for 11/5/2018. Related document(s) 851. (C,Do) (Entered: 08/07/2018)	Joint Designation
8/7/2018	859	Amended Notice of ARCOS Disclosure filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Exhibit A - ARCOS Protective Order, # 2 Exhibit B - Affidavit, # 3 Exhibit C - ARCOS Information Request Form)Related document(s) 739 .(Mougey, Peter) (Entered: 08/07/2018)	Defendants
8/13/2018	876	Case Management Order No. 7: Setting New Deadlines for Track One Cases. Judge Dan Aaron Polster (MDL 2804) on 8/13/18. (P,R) (Entered: 08/13/2018)	Plaintiff
8/23/2018	898	Notice of Service of ARCOS Data for two drugs: Methadone and Levorphanol filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 08/23/2018)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
8/26/2018	902	NOTICE OF APPEAL to the Sixth Circuit Court of Appeals from the 800 Opinion and Order of 7/26/18, filed by HD Media Company, LLC. (Filing fee \$505 paid, receipt number 0647-8876670) (Weise, Suzanne) (Entered: 08/26/2018)	Joint Designation
8/30/2018	909	Notice of Service of SORS Data for New Hampshire and Montana filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 08/30/2018)	Joint Designation
9/6/2018	941	Report of Special Master entering <i>Discovery Order for Track One Cases & Amending Prior Orders</i> filed by David Rosenblum Cohen. Related document(s) 638 , 443 , 232 , 643 , 876 . (Cohen, David) (Entered: 09/06/2018)	Plaintiff
9/7/2018	970	NOTICE OF APPEAL to the Sixth Circuit Court of Appeals from the 800 Opinion and Order of 7/26/18, filed by Washington Post Company, LLC. Filing fee paid 9/11/18, receipt #54660006711. (Attachments: # 1 Opinion and Order denying access to ARCos data) (H,SP) (Entered: 09/11/2018)	Joint Designation
9/17/2018	983	Report of Special Master <i>Entering Agreed Order Concerning Service in Track One Cases</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 09/17/2018)	Joint Designation
9/21/2018	989	Report of Special Master <i>Discovery Ruling No. 4 Regarding Allergan Obligations</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 09/21/2018)	Plaintiff
10/1/2018	1011	Transcript of Hearing on Manufacturers' Motion to Compel held on 9/28/2018 before Special Master David Rosenblum Cohen. To obtain a copy of this transcript please contact court reporter Heidi Blueskye Geizer at 216-357-7092 or email Heidi_Geizer@ohnd.uscourts.gov. [85 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 10/9/2018. Redaction Request due 10/22/2018. Redacted Transcript Deadline set for 11/1/2018. Release of Transcript Restriction set for 12/31/2018. (G,He) (Entered: 10/01/2018)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
10/5/2018	1025	Report and Recommendation recommending that the Manufacturers', Distributors' and Pharmacies' separate Motions to Dismiss (County of Summit v. Purdue Pharma 1:18op45090) (Doc. ## 491 , 497 , 499) be GRANTED in part and DENIED in part. Specifically, it is recommended that the motions be GRANTED with respect to the common law absolute public nuisance claim contained in Count Six, and GRANTED with respect to the City of Akron's statutory public nuisance claim in Count Five to the extent it is based on violations of Ohio or federal drug laws, or the rules of the board of pharmacy. In all other respects, it is recommended that the motions be DENIED. Objections to Report & Recommendation due by 10/19/2018. Magistrate Judge David A. Ruiz on 10/5/18. (P,R) (Entered: 10/05/2018)	Plaintiff
10/6/2018	1027	Report of Special Master <i>Discovery Ruling No. 5 Addressing Defendants' Interrogatories re: Prescriptions</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 10/06/2018)	Plaintiff
10/9/2018	1029	Order stating Protocol for State and Federal Court Coordination. Related Document 643. Signed by Judge Dan Aaron Polster on 10/9/2018. (B,R) (Entered: 10/09/2018)	Joint Designation
10/10/2018	1031	Objection s to <i>Discovery Ruling No. 5</i> filed by County of Summit, Ohio. Related document(s) 1027 . (Attachments: # 1 Exhibit 1 - Discovery Ruling No. 5, # 2 Exhibit 2 - Manufacturer Defs.' First Set of Interrogatories, # 3 Exhibit 3 - Nat'l Retail Pharmacy Defs.' First Set of Interrogatories, # 4 Exhibit 4 - Report & Recommendation [dkt. 1025], # 5 Exhibit 5 - Plaintiffs' Responses to Manufacturer Defs.' First Set of Interrogatories, # 6 Exhibit 6 - Plaintiffs' First Amended Responses to Manufacturer Defs.' First Set of Interrogatories, # 7 Exhibit 7 - Welch Letter 8/04/2018, # 8 Exhibit 8 - Hanly Letter 8/17/2018, # 9 Exhibit 9 - Plaintiffs' Second Amended Responses to Manufacturer Defs.' First Set of Interrogatories, # 10 Exhibit 10 - Welch Letter 8/24/2018, # 11 Exhibit 11 - Plaintiffs' Responses to Nat'l Retail Pharmacy Defs.' First Set of Interrogatories, # 12 Exhibit 12 - Stoffelmayr Letter 8/24/2018, # 13 Exhibit 13 - Plaintiffs' First Amended Responses to Nat'l Retail Pharmacy Defs.' First Set of Interrogatories, # 14 Exhibit 14 - SM Cohen 9/25/2018 Email, # 15 Exhibit 15 - Hearing Transcript from 9/28/2018, # 16 Exhibit 16 - SM Cohen Ruling on 10/2/2018, # 17 Exhibit 17 - Plaintiffs' Request for Formal Ruling on 10/5/2018) (Cabraser, Elizabeth) (Entered: 10/10/2018)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
10/10/2018	1032	Order Regarding Objection to 1025 Report and Recommendation (Document #97 on County of Summit v. Purdue Pharma 1:18op45090). Related documents 49] , 497 , 499. Signed by Judge Dan Aaron Polster (MDL 2804) on 10/10/2018. (B,R) (Entered: 10/11/2018)	Plaintiff
10/11/2018	1033	Notice of Supplemental Authority filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Supplemental Authority)Related document(s) 1031 .(Weinberger, Peter) (Entered: 10/11/2018)	Plaintiff
10/15/2018	1043	Response of the Manufacturing Defendants to Track One Plaintiffs' Objection to Discovery Ruling No. 5 filed by Allergan Finance, LLC, Cephalon, Inc., Endo Health Solutions, Inc., Endo Pharmaceuticals Inc, Insys Therapeutics, Inc., Janssen Pharmaceutica, Inc., Johnson & Johnson, Mallinckrodt LLC, Ortho-McNeil-Janssen Pharmaceuticals, Inc., Par Pharmaceutical, Inc., Par Pharmaceuticals Companies, Inc., Purdue Pharma Inc., Purdue Pharma L.P., SpecGX LLC, Teva Pharmaceuticals, USA, Inc., The Purdue Frederick Company, Watson Laboratories, Inc.. (Attachments: # 1 Exhibit L. Singer Email, #2 Exhibit Letter from D. Ackerman to D. Welch) (Welch, Donna) Modified on 10/15/2018 (P,R). (Entered: 10/15/2018)	Plaintiff
10/15/2018	1045	Notice Relating To The Court's Order Regarding Objections To Report And Recommendation filed by Actavis LLC, Actavis PLC, Actavis Pharma, Inc., Actavis Pharma, Inc. f/k/a Watson Pharma, Inc., Actavis, Inc., Allergan Finance LLC, Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC, Cephalon, Inc., Cephalon, Inc., Cephalon, Inc., Endo Health Solutions Inc., Endo Health Solutions, Inc., Endo Pharmaceuticals Inc, Endo Pharmaceuticals Inc., Endo Pharmaceuticals, Inc., Insys Therapeutics, Inc., Janssen Pharmaceutica, Inc., Janssen Pharmaceutica, Inc. n/k/a Janssen Pharmaceuticals, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Johnson & Johnson, Mallinckrodt LLC, Ortho-McNeil-Janssen Pharmaceuticals, Inc., Ortho-McNeil-Janssen Pharmaceuticals, Inc. n/k/a Janssen Pharmaceuticals, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Teva Pharmaceuticals USA, Inc., Teva Pharmaceuticals, USA, Inc., Watson Laboratories, Inc., Watson Laboratories, Inc., Watson Pharmaceuticals, Inc.. Related document(s) 1032 . (Cheffo, Mark) (Entered: 10/15/2018)	Plaintiff
10/15/2018	1046	Report of Special Master <i>Discovery Ruling No. 6 Addressing Mallinckrodt Search Terms</i> filed by David Rosenblum Cohen. (Attachments: # 1 Exhibit Search Term Rulings)(Cohen, David) (Entered: 10/15/2018)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
10/16/2018	1047	Order Regarding 1027 Discovery Ruling #5. Judge Dan Aaron Polster on 10/16/18. (P,R) (Entered: 10/16/2018)	Joint Designation
10/17/2018	1048	Second Order Regarding Objections to 1025 Report and Recommendation. Judge Dan Aaron Polster on 10/16/18. (P,R) (Entered: 10/17/2018)	Plaintiff
10/21/2018	1051	Report of Special Master <i>Discovery Ruling No. 7 Addressing (i) Production of Claims Data and (ii) Responses to Defendants' Interrogatories</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 10/21/2018)	Plaintiff
10/23/2018	1055	Report of Special Master <i>Discovery Ruling No. 8 Addressing Dispensing Information</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 10/23/2018)	Plaintiff
10/24/2018	1058	Submission of Bellwether Plaintiffs in Response to Discovery Ruling No. 5 filed by City of Cleveland, County of Cuyahoga, County of Summit, Ohio. Related document(s) 1047 , 1027 . (Singer, Linda) Modified on 10/25/2018 (P,R). (Entered: 10/24/2018)	Plaintiff
10/24/2018	1059	Transcript of Discovery Conference Proceedings held on 10/23/2018 before Special Masters David Rosenblum Cohen and Catherine A. Yanni. To obtain a copy of this transcript please contact court reporter Sarah Nageotte via email at Sarah_Nageotte@ohnd.uscourts.gov or call (216) 357-7186. [200 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 10/31/2018. Redaction Request due 11/14/2018. Redacted Transcript Deadline set for 11/26/2018. Release of Transcript Restriction set for 1/22/2019. Related document(s) 1057 , 1056 . (N,SE) (Entered: 10/24/2018)	Joint Designation
10/29/2018	1065	Report of Special Master <i>Discovery Ruling No. 9 Addressing Defendant Walgreens' Obligations to Produce Custodial Files</i> filed by David Rosenblum Cohen. (P,R) (Entered: 10/29/2018)	Plaintiff
11/2/2018	1080	Objection to Report and Recommendation filed by County of Summit, Ohio. Related document(s) 1025 . (Singer, Linda) (Entered: 11/02/2018)	Plaintiff
11/2/2018	1082	Objection to Report and Recommendation on <i>Their Joint Motion to Dismiss Plaintiffs' Second Amended Complaint</i> filed by Endo Health Solutions Inc., Endo Pharmaceuticals Inc. Related document(s) 1025 . (Stern, Jonathan) (Entered: 11/02/2018)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
11/9/2018	1108	Minutes and Order regarding depositions and State and Federal Court Coordination. Judge Dan Aaron Polster on 11/9/18. (P,R) (Entered: 11/09/2018)	Joint Designation
11/12/2018	1118	Report of Special Master <i>Discovery Ruling No. 9 Addressing Production of State Court Transcripts</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 11/12/2018)	Plaintiff
11/21/2018	1147	Order regarding rulings from the bench during the 11/20/18 discovery conference. Judge Dan Aaron Polster on 11/21/18. (P,R) (Entered: 11/21/2018)	Plaintiff
11/26/2018		Order [non-document] - Distributor and Pharmacy Defendants' objection 1122 1123 is overruled. Special Master Cohen's Discovery Ruling No. 7 1051 remains in place as issued. IT IS SO ORDERED. Judge Dan Aaron Polster on 11/26/18. (P,R) (Entered: 11/26/2018)	
11/28/2018		Order [non-document] overruling 1143 Objection by Walgreen Co. to 1065 Special Master Discovery Ruling No. 9. Judge Dan Aaron Polster on 11/28/18. (P,R) (Entered: 11/28/2018)	Plaintiff
11/28/2018	1154	Report of Special Master <i>Discovery Ruling No. 10 Addressing Barnes Deposition</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 11/28/2018)	Plaintiff
11/30/2018	1163	Report of Special Master <i>Ruling Regarding Discovery of Personnel Files</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 11/30/2018)	Plaintiff
12/9/2018	1174	Report of Special Master <i>Discovery Ruling No. 12 Addressing Suspicious Order Interrogatory</i> filed by David Rosenblum Cohen. Related document(s) 1051 . (Cohen, David) (Entered: 12/09/2018)	Plaintiff
12/10/2018	1176	Notice of Compliance filed by United States. (Attachments: # 1 Exhibit A-Letter to Mainigi, # 2 Exhibit B-Letter to Ashley, # 3 Exhibit C-Letter to Rannazzisi, # 4 Exhibit D-Letter to Wright, # 5 Exhibit E-Letter to Brodersen, # 6 Exhibit F-Letter to Mapes, # 7 Exhibit G-Letter to Milione)(Bennett, James) (Entered: 12/10/2018)	Plaintiff
12/14/2018		Order [non-document] - Walgreen's objection to Special Master Cohen's Discovery Ruling No. 10 Addressing Barnes Deposition (Doc. 1154) is overruled. Walgreen's has not demonstrated Special Master Cohen abused his discretion in making his discovery ruling. Discovery Ruling No. 10 remains in effect. Judge Dan Aaron Polster on 12/14/18. (P,R) (Entered: 12/14/2018)	Plaintiff
12/16/2018	1189	Report of Special Master <i>Ruling on Motion to Withdraw Part I of Discovery Ruling No. 12</i> filed by David Rosenblum Cohen. Related document(s) 1174 , 1188 . (Cohen, David) (Entered: 12/16/2018)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
12/19/2018	1203	Opinion and Order adopting in part and rejecting in part Magistrate Judge's Report and Recommendation 1025 .Defendants' Motions to Dismiss are DENIED with one exception (see order) (Related docs. 491 497 499 as to County of Summit, et al v. Purdue Pharma, et al., 18op45090). Defendants' answers to Plaintiffs' Corrected Second Amended Complaint 514 are due no later than January 15, 2019. Judge Dan Aaron Polster on 12/19/18.(P,R) (Entered: 12/19/2018)	Plaintiff
12/20/2018	1206	Minute Order of Telephone Conference held on 12/20/18. Purdue's Motion for Leave to File Emergency Motion to Enjoin the Massachusetts Attorney Generals Office from Violating the MDL Protective Order 1204 is denied as moot. Judge Dan Aaron Polster on 12/20/18. (P,R) (Entered: 12/20/2018)	Plaintiff
12/20/2018	1208	Transcript of Teleconference Motion Hearing held on 12/20/2018 before Judge Dan Aaron Polster. To obtain a copy of this transcript, please contact court reporter Lance A. Boardman at Lance_Boardman@ohnd.uscourts.gov (preferred) or 216-357-7019. [22 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 12/27/2018. Redaction Request due 1/10/2019. Redacted Transcript Deadline set for 1/22/2019. Release of Transcript Restriction set for 3/20/2019. Related document(s) 1207 . (B,LA) (Entered: 12/20/2018)	Plaintiff
12/21/2018	1211	Notice of Compliance filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: #1 Exhibit H-Keith Martin Authorization, # 2Exhibit I-30(b)(6) Witness Authorization, #3 Exhibit J-Distributor Briefing Document Authorization)(Bennett, James) (Entered: 12/21/2018)	Plaintiff
12/21/2018	1212	Notice of Service of Discovery filed by U.S. Department of Justice, Drug Enforcement Administration. (Bennett, James) (Entered: 12/21/2018)	Plaintiff
12/22/2018	1215	Report of Special Master Discovery Ruling No. 13 <i>Addressing Various Matters</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 12/22/2018)	Plaintiff
1/10/2019	1242	Order Regarding Certain Deadlines. Judge Dan Aaron Polster on 1/10/19. (P,R) (Entered: 01/10/2019)	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
1/14/2019	1244	Transcript of Teleconference held on January 10, 2019 before Judge Dan Aaron Polster. To obtain a bound copy of this transcript please contact court reporter Shirle Perkins at 216-357-7106. [10 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 1/22/2019. Redaction Request due 2/4/2019. Redacted Transcript Deadline set for 2/14/2019. Release of Transcript Restriction set for 4/15/2019. (P,Sh) (Entered: 01/14/2019)	Joint Designation
1/15/2019	1264	Motion to dismiss for lack of jurisdiction filed by Defendant Teva Pharmaceutical Industries Ltd. Related document(s) 514 (Attachments: # 1 Brief in Support , # 2 Affidavit Declaration of Hillel West, # 3 Proposed Order)(Reed, Steven) (Entered: 01/15/2019)	Plaintiff
1/15/2019	1266	Motion for leave by special appearance to file motion to dismiss for lack of personal jurisdiction, filed by Defendant Mallinckrodt PLC. (O'Connor, Brien). Added - Motion to dismiss on 1/23/2019 (P,R). (Entered: 01/15/2019)	Plaintiff
1/17/2019	1278	Order Re: Motions for Leave to File Motions in Track One Cases. Judge Dan Aaron Polster on 1/17/19. (P,R) (Entered: 01/17/2019)	Plaintiff
1/25/2019	1302	Joint Motion to Approve a Proposed Order Amending Case Management Order No. 2 (Protective Order) filed by Defendant McKesson Corporation. (Attachments: # , Proposed Order) (Hobart, Geoffrey) (Entered: 01/25/2019)	Joint Designation
1/25/2019	1303	Joint Motion for extension of time to Modify CMO 7 to Extend the Trial Date to October 21, 2019 filed by Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P.. Related document(s) . (Cheffo, Mark) (Entered: 01/25/2019)	Plaintiff
1/29/2019	1306	Case Management Order No. 8. Judge Dan Aaron Polster on 1/29/19. (P,R) (Entered: 01/29/2019)	Plaintiff
1/30/2019	1314	Transcript of Hearing held on January 9, 2019 before Judge Special Master David Cohen. To obtain a bound copy of this transcript please contact court reporter Shirle Perkins at 216-357-7106. [209 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 2/6/2019. Redaction Request due 2/20/2019. Redacted Transcript Deadline set for	Plaintiff

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		3/4/2019. Release of Transcript Restriction set for 4/30/2019. Related document(s) 1277. (P,Sh) (Entered: 01/30/2019)	
1/31/2019	1321	Report of Special Master <i>Discovery Ruling No.14, Part 1 re: Privilege and Clawback</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 01/31/2019)	Plaintiff
2/8/2019	1349	Order re 1343 Walgreens' and 1344 Cardinal's Objections to Discovery Ruling No. 14 Part 1. Judge Dan Aaron Polster on 2/8/19. (P,R) (Entered: 02/08/2019)	Plaintiff
2/8/2019	1351	Transcript of Teleconference held on January 30, 2019 before Judge Dan Aaron Polster. To obtain a bound copy of this transcript please contact court reporter Shirle Perkins at 216-357-7106. [25 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 2/15/2019. Redaction Request due 3/1/2019. Redacted Transcript Deadline set for 3/11/2019. Release of Transcript Restriction set for 5/9/2019. Related document(s) 1326. (P,Sh) (Entered: 02/08/2019)	Plaintiff
2/9/2019	1353	Report of Special Master <i>Discovery Ruling No.14, Part 2 re: Mallinckrodt Privilege Log</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 02/09/2019)	Plaintiff
2/11/2019	1354	Transcript of Motion Hearing held on February 6th, 2019 before Judge Dan A. Polster. To obtain a bound copy of this transcript please contact court reporter George J. Staiduhar at (216) 357-7128. [131 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 2/19/2019. Redaction Request due 3/4/2019. Redacted Transcript Deadline set for 3/14/2019. Release of Transcript Restriction set for 5/13/2019. (S,G) (Entered: 02/11/2019)	Plaintiff

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2/11/2019	1357	Order Amending Case Management Order No. 2 (Related Doc # 1302). Judge Dan Aaron Polster on 2/11/19.(P,R) (Entered: 02/11/2019)	Joint Designation
2/12/2019	1359	Report of Special Master <i>Discovery Ruling No.14, Part 3 re: Common Interest Privilege</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 02/12/2019)	Plaintiff
2/13/2019	1362	Objection to Discovery Rule No. 14, Part 2 Regarding Production of Mallinckrodt's Privileged Documents. filed by Mallinckrodt LLC, SpecGX LLC. Related document(s) 1353. (Attachments: # Exhibit A: PECs Challenge to Mallinckrodt Privilege Claims, December 19, 2018, # , Exhibit B: Discovery Ruling No. 14, Part 2, Regarding Mallinckrodt Privilege Log) (O'Connor, Brien) (Entered: 02/13/2019)	Plaintiff
2/15/2019	1371	Minute Order of Telephonic Status Conference held on 2/13/19. Follow-up Telephonic Status Conference set for 3/11/2019 at 12:00 PM. Judge Dan Aaron Polster on 2/14/19. Time: 30 min. (P,R) (Entered: 02/15/2019)	Plaintiff
2/15/2019	1372	Order granting 1365 Plaintiffs' Motion for Extension of Time to Respond to 1258, 1264, 1266 Allergan plc's, Teva's Pharmaceutical Industries and Mallinckrodt plc's Motions to Dismiss. Judge Dan Aaron Polster on 2/14/19.(P,R) (Entered: 02/15/2019)	Plaintiff
2/15/2019	1375	Report of Special Master <i>Discovery Ruling No. 15 Regarding IQVIA-Related Discovery</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 02/15/2019)	Plaintiff
2/15/2019	1376	Order overruling 1362 Mallinckrodt's Objection to Special Master Cohen's Discovery Ruling No. 14, Part 2. Judge Dan Aaron Polster on 2/15/19. (P,R) (Entered: 02/15/2019)	Plaintiff
2/20/2019	1380	Report of Special Master <i>AMENDED Discovery Ruling No.14, Part 1 re: Privilege and Clawback</i> filed by David Rosenblum Cohen. Related document(s) 3, 1321 , 1349, 1344. (Cohen, David) (Entered: 02/20/2019)	Plaintiff
2/21/2019		Order [non-document] Re: Schedule for Objections to Report of Special Master AMENDED Discovery Ruling No.14, Part 1 re: Privilege and Clawback (Doc. # 1380). The Special Master's conclusions from his original Discovery Ruling No. 14, Part 1 remain unchanged. Those conclusions have already been objected to in the first instance. Therefore, the deadline for filing an objection to Special Master Cohen's Amended Discovery Ruling is Thursday, February 28, 2019, at 4:00 PM. Judge Dan Aaron Polster on 2/21/19. (P,R) (Entered: 02/21/2019)	Plaintiff

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2/22/2019	1386	Report of Special Master <i>Discovery Ruling No. 16 regarding DEA Depositions</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 02/22/2019)	Plaintiff
2/22/2019	1387	Report of Special Master <i>Discovery Ruling No.14, Part 4 re: Walgreens Privilege Log</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 02/22/2019)	Plaintiff
2/26/2019	1395	Amendment to Report of Special Master <i>Discovery Ruling No.14, Part 4 re: Walgreens Privilege Log</i> filed by David Rosenblum Cohen. Related document(s). (Cohen, David) (Entered: 02/26/2019)	Plaintiff
3/1/2019	1404	Brief on <i>Viability of Public Nuisance Claims Nationwide</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1218 . (Attachments: # Exhibit ConAgra Products Company v. California) (Rendon, Carole) (Entered: 03/01/2019)	Defendants
3/1/2019	1405	Report of Special Master <i>Show Cause Order to United Healthcare</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 03/01/2019)	Plaintiff
3/1/2019	1406	Brief of Plaintiffs' Executive Committee Concerning Survey of State Nuisance Law filed by All Plaintiffs. (Attachments: # 1 Exhibit 7, # 2 Exhibit 6, # 3 Exhibit 5, # 4 Exhibit 4, # 5 Exhibit 3, # 6 Exhibit 2, # 7 Exhibit 1) (Singer, Linda) (Entered: 03/02/2019)	Joint Designation
3/6/2019	1419	Report of Special Master <i>Order Compelling United Healthcare to Consent to Production of Data</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 03/06/2019)	Plaintiff
3/7/2019	1421	Order Governing Production of Medical and Pharmacy Claims Data in Track One Cases. Judge Dan Aaron Polster on 3/7/19. (Attachments: # 1 Exhibit 1 - Medical Layout Chart, # 2 Exhibit 2 - File List)(P,R) (Entered: 03/07/2019)	Plaintiff
3/7/2019	1422	Order regarding 1416 Healthcare Distribution Alliance's objection to and 1420 Plaintiffs' motion to strike objection to Discovery Ruling No. 14, Part 3.Judge Dan Aaron Polster on 3/7/19. (P,R) (Entered: 03/07/2019)	Plaintiff
3/10/2019	1425	Report of Special Master Discovery Ruling No. 17 Regarding SACWIS Data filed by David Rosenblum Cohen. (Cohen, David) (Entered: 03/10/2019)	Plaintiff
3/12/2019	1428	Order overruling 1397 1398 Walgreens' and Cardinal's Objections and affirming Special Master's Amended Discovery Ruling No. 14, Part 1. Judge Dan Aaron Polster on 3/11/19. (P,R) (Entered: 03/12/2019)	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
3/15/2019	1447	Motion to Modify Protective Order Re: DEA's ARCOS/DADS Database filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel. Related document(s) 739 , 400 , 167. (Attachments: # Proposed Order)(Weinberger, Peter) (Entered: 03/15/2019)	Joint Designation
3/15/2019	1448	Objection to <i>Discovery Ruling 17</i> filed by County of Cuyahoga, County of Summit, Ohio. Related document(s) 1425. (Attachments: # Exhibit 1 - Discovery Ruling 7, # 2 Exhibit 2 - RFP 7, # ,_ Exhibit 3 - Hibbert 1-7-2019 letter, # Exhibit 4 - Shkolnik 1-8-2019 letter, # Exhibit 5 - Hibbert 1-16-2019 letter, # 6 Exhibit 6 - Shkolnik 1-15-2019 letter, # 7 Exhibit 7 - do Amaral 1-21-2019 letter, # 8 Exhibit 8 - Hibbert 2-6-2019 letter, # 9 Exhibit 9 - Shkolnik 2-11-2019 letter, # 10 Exhibit 10 - Shkolnik 2-1-2019 letter, # 11 Exhibit 11 part 1 - Haller 2-14-2019 letter, # 12 Exhibit 11 part 2 - Haller 2-14-2019 letter, # Exhibit 11 part 3 - Haller 2-14-2019 letter, # Exhibit 11 part 4 - Haller 2-14-2019 letter, # 15 Exhibit 12 - Boranian 2-15-2019 letter, # 16 Exhibit 13 - 2-27-2019 Informal ruling, # 17 Exhibit 14 - Plaintiffs' request to formalize order, # 18 Exhibit 15 -SACWIS training materials) (Cabraser, Elizabeth) (Entered: 03/15/2019)	Plaintiff
3/18/2019		Order [non-document] - The Court sets the following expedited briefing schedule for Plaintiffs Cuyahoga County and Summit County's and Distributor Defendants' Objections to Discovery Ruling No. 17 (Doc. ##: 1448, 1449). Responses in Opposition are due by 12:00 PM on 3/25/19. Replies in Support are due by 12:00 PM on 3/29/19. Judge Dan Aaron Polster on 3/18/19. (P,R) (Entered: 03/18/2019)	Plaintiff
3/19/2019		Order [non-document] - The Court sets the following expedited briefing schedule for Plaintiffs' Motion to Modify Protective Order Re: DEA's ARCOS/DADS Database (Doc. #: 1447). Any Objection to Plaintiffs' Proposed Order is due by 12:00 PM on 3/29/19. Reply in Support is due by 12:00 PM on 4/5/19. Judge Dan Aaron Polster on 3/19/19. (P,R) (Entered: 03/19/2019)	Plaintiff
3/25/2019	1470	Opposition to <i>Plaintiffs' Objections to Discovery Ruling Number 17 Regarding SACWIS Data</i> filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., McKesson Corporation. Related document(s) 1448 . (Attachments: # Exhibit 1 - Redacted, # Exhibit 2 - Redacted, # Exhibit 3 - Redacted) (McClure, Shannon) (Entered: 03/25/2019)	Plaintiff
3/26/2019	1474	SEALED Document: Distributor Defendants' Opposition to Plaintiffs' Objections to Discovery Ruling Number 17 filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., McKesson Corporation. Related document(s) 1472 , 1448. (Attachments: # 1 Exhibit 1 - 2.15.19 Letter, # 2 Exhibit 2 -	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Document, # 3 Exhibit 3 - 2.6.19 Motion)(McClure, Shannon) (Entered: 03/26/2019)	
3/26/2019	1476	Report of Special Master <i>Discovery Ruling No. 18 Regarding Prescriptions and Dispensing Data</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 03/26/2019)	Plaintiff
3/29/2019	1484	Plaintiffs' Reply to Distributor Defendants' Opposition to Plaintiffs' Objections to Discovery Ruling No. 17 filed by County of Cuyahoga, County of Summit, Ohio. Related document(s) 1448. (Mansour, Christine) (Entered: 03/29/2019)	Plaintiff
3/29/2019	1487	Motion for extension of time until April 5, 2019 to file response reply to 1447 Motion to Modify Protective Order Re: DEA's ARCOS/DADS Database filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 1447 . (Bennett, James) (Entered: 03/29/2019)	Plaintiff
3/29/2019	1488	Objection <i>Certain Defendants' Opposition to Plaintiffs' Motion to Modern Protective Order RE: DEA's ARCOS/DADS Database</i> filed by McKesson Corporation. Related document(s) 1447. (Attachments: # 1 Exhibit Exhibit A, # Exhibit Exhibit B) (Hobart, Geoffrey) (Entered: 03/29/2019)	Defendants
3/29/2019		Order [non-document] granting 1487 DEA's Motion for Extension of Time until April 5, 2019 to file response to 1447 Motion to Modify Protective Order. Judge Dan Aaron Polster on 3/29/19.(P,R) (Entered: 03/29/2019)	Plaintiff
3/29/2019	1494	Response to 1447 Motion to Modify Protective Order Re: DEA's ARCOS/DADS Database filed by Rite Aid of Maryland, Inc.. (McEnroe, Elisa) (Entered: 03/29/2019)	Defendants
3/31/2019	1498	Report of Special Master <i>Discovery Ruling No.14, Part 5 re: Cardinal's Dendrite Audit</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 03/31/2019)	Plaintiff
4/1/2019	1499	Report and Recommendation that the Manufacturer, Distributor, Pharmacy, and Generic Manufacturing Defendants' separate Motions to Dismiss (Muscogee (Creek) Nation v. Purdue Pharma 1:18op45459) (933 , 925 928 , 929, 1038) be GRANTED in part and DENIED in part. Objections to Report & Recommendation due by 4/29/2019. Responses due by 5/9/2019. Magistrate Judge David A. Ruiz on 4/1/19. (P,R) (Entered: 04/01/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
4/1/2019	1500	Report and Recommendation that the Manufacturer, Distributor, Pharmacy, and Generic Manufacturing Defendants' separate Motions to Dismiss (Blackfeet Tribe of the Blackfeet Indian Reservation v. AmerisourceBergen Drug Corporation 1:18op45749) (933 , 924 927 , 930) be GRANTED in part and DENIED in part. Objections to Report & Recommendation due by 4/29/2019. Responses due by 5/9/2019. Magistrate Judge David A. Ruiz on 4/1/2019. (P,R) (Entered: 04/01/2019)	Plaintiff
4/3/2019	1512	Report of Special Master <i>Ruling Regarding Jurisdictional Discovery on Foreign Defendants</i> filed by David Rosenblum Cohen. Related document(s) 6, 1258 , 1264. (Cohen, David) (Entered: 04/03/2019)	Plaintiff
4/5/2019	1522	Response to 1447 Motion to Modify Protective Order Re: DEA's ARCOS/DADS Database filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: # Exhibit 1 - Edits to Plaintiffs' Proposed Amendments to Protective Order, # Exhibit 2 - Edits to Defendants' Proposed Amendments to Protective Order)(Bennett, James) (Entered: 04/05/2019)	Plaintiff
4/5/2019	1524	Report of Special Master <i>Discovery Ruling No. 19 Regarding Dr. Portenoy</i> filed by David Rosenblum Cohen. (Attachments: # 1 Exhibit Exh.1 - Letter from Defendants re: Portenoy, # 2 Exhibit Exh.2 - Exhibs. to Letter from Defendants re: Portenoy, # 3 Exhibit Exh.3 - Letter from Plaintiffs re: Portenoy)(Cohen, David) (Entered: 04/05/2019)	Plaintiff
4/5/2019	1525	Brief of Plaintiffs' Executive Committee in Response to Defendants' Brief Concerning State Nuisance Law filed by Plaintiffs' Executive Committee. Related document(s) 1404. (Attachments: # 1 Exhibit 1 (Tennessee v. Purdue Order), # 2 Exhibit 2 (Vermont v. Purdue Order)) (Singer, Linda) (Entered: 04/05/2019)	Defendants
4/5/2019	1526	Response Brief on Viability of Public Nuisance Claims Nationwide filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1406. (Attachments: # Exhibit 1 - Public Nuisance Statutes Focused on Property) (Rendon, Carole)(P,R). (Entered: 04/05/2019)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
4/8/2019	1529	Objection to <i>DISCOVERY RULING NO. 18 REGARDING PRESCRIPTIONS AND DISPENSING DATA</i> filed by Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals Inc., INSYS THERAPEUTIC, INC., Janssen Pharmaceutica, Inc. n/k/a Janssen Pharmaceuticals, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Mallinckrodt LLC, ORTHO-MCNEIL-JANSEN PHARMACEUTICALS, INC. N/K/A JANSEN PHARMACEUTICALS INC., PAR PHARMACEUTICAL COMPAINES, INC, PURDUE PHARMA, L.P., Par Pharmaceutical Companies, Inc., Purdue Pharma Inc., SpecGX LLC, Teva Pharmaceuticals, USA, Inc., The Purdue Frederick Company, Watson Laboratories, Inc.. Related document(s) 1476 . (Attachments: # Exhibit 1, Discovery Ruling No. 5, # Exhibit 2, Plaintiffs' Supplemental Amended Responses and Objections to Manufacturers' First Set of Interrogatories, # 3 Exhibit 3, 1/4/19 Letter from D. Welch to Special Master Cohen, # 4 Exhibit 4, 1/8/19 Letter from L. Singer to Special Master Cohen, # 5 Exhibit 5, City of New Haven v. Purdue, X07 HHD CV 17 6086134 7 (Jan. 8, 2019)) (Welch, Donna) Modified on 4/12/2019 (P,R). (Entered: 04/08/2019)	Plaintiff
4/9/2019	1532	Reply in support of 1447 Motion to Modify Protective Order Re: DEA's ARCOS/DADS Database filed by Plaintiffs' Executive Committee. (Mougey, Peter) (Entered: 04/09/2019)	Joint Designation
4/10/2019	1534	Objection to <i>Discovery Ruling Regarding Personal Jurisdiction Discovery</i> filed by Teva Pharmaceutical Industries Ltd.. Related document(s) 1512 . (Reed, Steven) (Entered: 04/10/2019)	Plaintiff
4/10/2019	1535	Order Regarding Objections to Discover Ruling No. 17 1425. The Court concludes that Discovery Ruling No. 17 strikes the appropriate balance between the competing interests in this Matter. Plaintiffs' and Defendants' Objections, Documents 1448, and 1450 are OVERRULED. Special Master Cohen's Discovery Ruling No. 17 is AFFIRMED. Signed by Judge Dan Aaron Polster on 4/10/2019.(B,R) (Entered: 04/10/2019)	Plaintiff
4/10/2019	1537	Order Re Expert Depositions Granting in Part Defendants' Emergency Motion for relief Related to Expert Depositions (Related Doc # 1531). Plaintiffs are hereby ordered to designate their ten priority experts and provide that information to Defendants by 4:00 PM on Friday, April 12, 2019. Defendants shall designate their ten priority experts by the deadline for filing their expert reports (May 10, 2019).Signed by Judge Dan Aaron Polster on 4/10/2019.(B,R) (Entered: 04/10/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
4/11/2019	1541	Opinion and Order overruling 1529 Manufacturer Defendants' objection and affirming Discovery Ruling No 18. Judge Dan Aaron Polster on 4/11/19. (P,R) (Entered: 04/11/2019)	Plaintiff
4/11/2019	1542	Opinion and Order overruling in part 1534 Teva's Objections and reversing in part 1512 Special Master Cohen's Discovery Ruling Regarding Personal Jurisdiction Discovery. Judge Dan Aaron Polster on 4/11/19. (P,R) (Entered: 04/11/2019)	Plaintiff
4/11/2019	1543	Motion to file under seal filed by Plaintiff Plaintiffs' Liaison Counsel. (Attachments: # Proposed Order)(Weinberger, Peter) (Entered: 04/11/2019)	Defendants
4/12/2019	1545	Opinion and Consolidated ARCOS Protective Order. Judge Dan Aaron Polster on 4/11/19. (Attachments: # Attachment A - Transfer Process and Procedure, # Attachment B - Acknowledgement of Protective Order and Agreement to be Bound, # 3 Attachment C - Alternate Acknowledgement of Protective Order and Agreement to be Bound)(P,R) (Entered: 04/12/2019)	Joint Designation
4/12/2019	1546	Order granting Plaintiffs' Motion for Leave to File Under Seal. (Related Doc # 1543). Judge Dan Aaron Polster on 4/12/19.(P,R) (Entered: 04/12/2019)	Plaintiff
4/15/2019	1551	Objection to Discovery Ruling No. 19 Regarding Dr. Portenoy filed by Plaintiffs' Executive Committee. Related document(s) 1524 . (Badala, Salvatore) (Entered: 04/15/2019)	Plaintiff
4/16/2019	1553	Order Re Discovery Ruling No. 14, Part 5 overruling Cardinal's objection and affirming Special Master's ruling. Judge Dan Aaron Polster on 4/16/19. (P,R) (Entered: 04/16/2019)	Plaintiff
4/17/2019	1558	Motion for conference/hearing <i>to be on the Record filed on behalf of all Defendants and</i> filed by Defendant McKesson Corporation. (Hobart, Geoffrey) (Entered: 04/17/2019)	Plaintiff
4/18/2019	1560	Order denying 1552 Defendants' Emergency Motion to Reconsider Orders Setting Expert Discovery Schedule. Judge Dan Aaron Polster on 4/18/19.(P,R) (Entered: 04/18/2019)	Plaintiff
4/18/2019		Order [non-document] granting Defendants' Motion for 4/23 conference to be on the Record (Related Doc # 1558). Judge Dan Aaron Polster on 4/18/19.(P,R) (Entered: 04/18/2019)	Plaintiff
4/18/2019	1561	Motion for leave to File Joinder in Motion to Dismiss First Amended Complaint filed by Defendant Smith's Food & Drug Centers, Inc.. (Attachments: # _ Exhibit A - Joinder in Distributor Defendants' Motion to Dismiss First Amended Complaint) (Harvey, Ronda) (Entered: 04/18/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
4/18/2019		Order [non-document] referring Defendants' Emergency Motion to Strike Plaintiffs' Untimely And Non-Compliant Expert Reports and Opinions (Doc #: 1559) to Special Master Cohen for consideration pursuant to the Court's June 4, 2018 Order Reassigning Workload. Doc #: 549 ; see also the Court's February 8, 2019 Order Regarding Objections to Discovery Ruling No. 14, Part 1, Doc #: 1349 (directing the parties to first submit discovery issues to Special Master Cohen before raising them with the Court). Judge Dan Aaron Polster on 4/18/19. (P,R) (Entered: 04/18/2019)	Plaintiff
4/19/2019		Scheduling Order [non-document] Re Plaintiffs' Objection to Discovery Ruling No. 19 Regarding Dr. Portenoy. Doc. #: 1551 . MDL Defendants' Response in Opposition due by 12:00 PM on Thursday, April 25, 2019. Judge Dan Aaron Polster on 4/19/19. (P,R) (Entered: 04/19/2019)	Plaintiff
4/25/2019	1574	Report of Special Master <i>Conditional Sanction Order</i> filed by David Rosenblum Cohen. Related document(s) 1498 , 1553 . (Cohen, David) (Entered: 04/25/2019)	Plaintiff
4/25/2019	1576	Agreed Order Regarding Answers to The County of Summit, Ohio's Third Amended Complaint. It is hereby ordered that 1) Only the Newly-Named Defendants, and no other defendants, need answer the Third Amended Complaint by May 3, 20191; 2) The Newly-Named Defendants shall answer all allegations in the Third Amended Complaint that relate to each respective Newly-Named Defendant. With respect to the remaining allegations, and with respect to affirmative defenses, the Newly-Named Defendants may answer separately or may join in and incorporate by reference the Answer/Responsive Pleadings already submitted by other Allergan or Actavis entities; and 3) All other answers by all other defendants to the Summit County Second Amended Complaint to allegations that are repeated in the Third Amended Complaint remain operative. (Related documents 1377 , 1466) Signed by Special Master David R. Cohen on 4/25/2019. (K,K) (Entered: 04/26/2019)	Plaintiff
4/26/2019	1575	Transcript of Conference held on 4/24/2019 before Special Master David R. Cohen. To obtain a copy of this transcript please contact court reporter Heidi Blueskye Geizer at Heidi_Geizer@ohnd.uscourts.gov, 216-357-7092. [100 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		the court by 5/3/2019. Redaction Request due 5/17/2019. Redacted Transcript Deadline set for 5/28/2019. Release of Transcript Restriction set for 7/25/2019. (G,He) (Entered: 04/26/2019)	
4/26/2019	1577	Opinion and Order Regarding Discovery Ruling No. 19 1524 . Judge Dan Aaron Polster on 4/26/19. (P,R) (Entered: 04/26/2019)	Plaintiff
4/26/2019	1578	Letter to Judge Polster filed by Russell Portenoy. Related document(s) 1572 . (Spencer, S.) (Entered: 04/26/2019)	Plaintiff
4/26/2019	1580	Objection to Special Masters April 24 Rulings Regarding Defendants SOMS/Anti-Diversion Expert Reports and Plaintiffs Untimely Expert Reports And Opinions filed by Actavis Elizabeth LLC, Actavis Kadian, LLC, Actavis LLC, Actavis Laboratories FL, Inc., f/k/a Watson Laboratories, Inc.-Florida, Actavis Laboratories UT, Inc., f/k/a Watson Laboratories, Inc.-Salt Lake City, Actavis Mid Atlantic LLC, Actavis South Atlantic LLC, Actavis Totowa, LLC, Allergan PLC, Allergan Sales, LLC, Allergan USA, Inc., AmerisourceBergen Drug Corporation, Anda, Inc., CVS Indiana, LLC, CVS RX Services, Inc., Cardinal Health, Inc., Cephalon, Inc., Discount Drug Mart, Inc., ENDO HEALTH SOLUTIONS INC.;, ENDO PHARMACEUTICALS INC., H.D. Smith Holding Company, H.D. Smith Holdings, LLC, HBC Service Company, Health Mart Systems, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., Insys Therapeutics, Inc, Janssen Pharmaceutica, Inc., n/k/a Janssen Pharmaceuticals, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Mallinckrodt LLC, Mallinckrodt PLC, McKesson Corporation, Miami Luken, Inc., Noramco, Inc., Ortho McNeil Janssen Pharmaceuticals Inc, PAR PHARMACEUTICAL COMPANIES, INC. F/K/A PAR PHARMACEUTICAL HOLDINGS, INC., PURDUE PHARMA, L.P., Par Pharmaceutical, Prescription Supply, Inc., Purdue Frederick Company, Inc., Purdue Pharma, Inc., Rite Aid of Maryland, Inc., d/b/a Rite Aid Mid-Atlantic Customer Support Center, Inc., SpecGX LLC, TEVA Pharmaceuticals USA, Inc., Teva Pharmaceutical Industries, Ltd., WALGREEN CO., WATSON LABORATORIES, INC.;, Walgreen Eastern Co., Walmart Inc., Warner Chilcott Company, LLC. (Attachments: # 1 Exhibit Exhibit A Summary of Expert	Plaintiff

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		Deficiencies, # 2 Exhibit Exhibit B 2019-04-19 Letter from L. Singer to D. Cohen) (Welch, Donna) (Entered: 04/26/2019)	
4/29/2019	1588	Objection to Report and Recommendation filed <i>on April 1, 2019 by Magistrate Judge Ruiz</i> filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., McKesson Corporation. Related document(s) 1500 . (Hobart, Geoffrey) (Entered: 04/29/2019)	Plaintiff
4/29/2019	1593	Report of Special Master <i>Discovery Ruling No. 14, Part 6 Regarding Cardinal Privilege Claims</i> filed by David Rosenblum Cohen. (Attachments: # 1 Document Chart)(Cohen, David) (Entered: 04/29/2019)	Plaintiff
4/30/2019	1597	Order affirming Special Master's 4/24/19 Discovery Rulings and overruling Defendants' objections 1580 . Judge Dan Aaron Polster on 4/30/19. (P,R) (Entered: 04/30/2019)	Plaintiff
5/1/2019	1598	Civil Jury Trial Order - Final Pretrial Conference set for 10/15/2019 at 12:00 PM, Jury Trial set for 10/21/2019 at 9:00 AM in Courtroom 18B before Judge Dan Aaron Polster (MDL 2804).(1:17op45004 Cuyahoga County v. Purdue Pharma and 1:18op45090 Summit County v. Purdue Pharma). Judge Dan Aaron Polster on 5/1/19. (P,R) (Entered: 05/01/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
5/2/2019	1601	Report of Special Master <i>Claims Data Order re: United HealthCare Services, Inc.</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 05/02/2019)	Plaintiff
5/7/2019	1611	Notice of Decision filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: # 1 Exhibit A - Decision Letter)(Bennett, James) (Entered: 05/07/2019)	Joint Designation
5/7/2019	1612	Second Amended Notice of ARCos Disclosure filed by Plaintiffs' Lead Counsel. (Attachments: # 1 Exhibit ARCos Information Request Form and Affidavit, # 2 Exhibit Acknowledgement of Protective Order and Agreement to be Bound, # 3 Exhibit Alternate Acknowledgement of Protective Order and Agreement to be Bound)Related document(s) 739 , 400 , 167 , 1545 , 602 .(Mougey, Peter) (Entered: 05/07/2019)	Defendants
5/7/2019	1613	Supplement to Notice, - PEC Letter Regarding Second Amended Notice of ARCos Disclosure, filed by Plaintiffs' Executive Committee. Related document(s) 1612 . (Mougey, Peter) (Entered: 05/07/2019)	Defendants
5/8/2019	1615	Notice of Decision filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: # 1 Exhibit A- Decision Letter)(Bennett, James) (Entered: 05/08/2019)	Joint Designation
5/8/2019	1616	Notice of Supplemental Authorization filed by U.S. Department of Justice, Drug Enforcement Administration. (Attachments: # 1 Exhibit A-Supplemental Authorization for Officer Baker-Stella, # 2 Exhibit B-Supplemental Authorization for Officer Leonard, # 3 Exhibit C-Supplemental Authorization for Officer Prince)(Bennett, James) (Entered: 05/08/2019)	Joint Designation
5/12/2019	1633	Report of Special Master <i>Order Regarding Track Two Cases</i> filed by David Rosenblum Cohen. Related document(s) 1218 . (Cohen, David) (Entered: 05/12/2019)	Plaintiff
5/14/2019	1635	Report of Special Master <i>Order Governing Production of Non-party OptumRx, Inc.s Pharmacy Claims Data for Track One Cases</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 05/14/2019)	Plaintiff
5/21/2019	1641	Report of Special Master <i>Order Governing Production of Non-party Humana Health's Pharmacy Claims Data for Track One Cases</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 05/21/2019)	Plaintiff
5/28/2019	1650	Report of Special Master Discovery Ruling No. 20 Regarding Confidentiality Designations filed by David Rosenblum Cohen. (Cohen, David) (Entered: 05/28/2019)	Plaintiff
5/30/2019	1653	Report of Special Master <i>Order Regarding Pretrial Motions for Track One Cases</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 05/30/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
6/1/2019	1657	Report of Special Master <i>Discovery Ruling No. 21 Regarding Supplementation of Interrogatory Responses</i> filed by David Rosenblum Cohen. (Attachments: # 1 Exhibit A - Chart of Disputed Interrogatories, # 2 Exhibit B - Informal Ruling on Supplementation of Interrogatories)(Cohen, David) (Entered: 06/01/2019)	Plaintiff
6/6/2019	1660	Stipulated Motion for extension of Plaintiff to file opposition to motions to dismiss filed by Allergan plc and Mallinckrodt plc; (2) Plaintiff to file opposition to motion to dismiss filed by Teva Ltd.; (3) Allergan plc and Mallinckrodt plc to file any reply; and (4) Teva Ltd. to file any reply until (1) 6/21/2019; (2) 7/5/2019; (3) 7/12/2019; and (4) 7/19/2019 filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Proposed Order Extending Certain Briefing Deadlines)(Cabraser, Elizabeth) (Entered: 06/06/2019)	Plaintiff
6/9/2019	1666	Report of Special Master <i>Discovery Ruling No. 14, Part 8 Regarding Privilege Claims on SOMS Audits</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 06/09/2019)	Plaintiff
6/10/2019	1669	Order - Pharmacies' objection to Discovery Ruling No. 21 as it pertains to Pharmacies' Interrogatory No. 6 1663 is SUSTAINED. Plaintiffs Summit and Cuyahoga County are directed to supplement their responses to Pharmacies' Interrogatory No. 6.. Judge Dan Aaron Polster on 6/10/19. (P,R) (Entered: 06/10/2019)	Plaintiff
6/10/2019	1670	Notice of Filing Bankruptcy filed by Insys Manufacturing LLC, Insys Pharma, Inc., Insys Therapeutics, Inc.. (Sarokhanian, Nicholas) (Entered: 06/10/2019)	Defendants
6/13/2019	1678	Report of Special Master <i>Discovery Ruling No. 14, Part 9 Regarding Walmart Privilege Claims</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 06/13/2019)	Plaintiffs
6/13/2019	1680	Opinion and Order. For the reasons stated in the Order the Court OVERRULES the Reports and Recommendations of the Magistrate Judge, Doc. ##: 1499 , 1500 , with respect to Plaintiffs negligence per se claims as discussed in section V. and ADOPTS the Reports and Recommendations with respect to all other sections. Signed by Judge Dan Aaron Polster on 6/13/2019. (W,CM) (Entered: 06/13/2019)	Plaintiff
6/14/2019	1683	Notice of Motion and Motion for Certification of Rule 23(b)(3) Cities/Counties Negotiation Calsss filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Brief in Support, # 2 Proposed Class Notice, #3 Exhibit FAQ, # 4 Proposed Order (Cabraser, Elizabeth) Modified on 6/14/2019 (P,R). (Entered: 06/14/2019)	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
6/17/2019	1690	Plaintiffs' Corrected Notice of Motion and Motion for Certification of Rule 23(b)(3) Cities/Counties Negotiation Class filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Brief in Support of Certification of Rule 23(b)(3) Cities/Counties Negotiation Class, # 2 (Proposed) Class Action Notice, # 3 FAQs, # 4 Proposed Order)Related document(s) 1683 .(Cabraser, Elizabeth) (Entered: 06/17/2019)	Defendants
6/17/2019	1691	SEALED Motion <i>Distributors and Manufacturers Motion for Partial Summary Judgment On Statute of Limitations Grounds 441 , 1689</i> filed by Defendant Cardinal Health, Inc.. Related document(s) 441 , 1689 . (Attachments: # 1 Supplement Summary Sheet, # 2 Brief in Support, # 3 Appendix 1 TA Dep, # 4 Appendix 2 MB Dep, # 5 Appendix 3 KB Dep, # 6 Appendix 4 SB Dep, # 7 Appendix 5 TB Dep, # 8 Appendix 6 VC Dep, # 9 Appendix 7 MC Dep, # 10 Appendix 8 GC Dep, # 11 Appendix 9 WD Dep, # 12 Appendix 10 MG Dep, # 13 Appendix 11 JG Dep, # 14 Appendix 12 GJ Dep, # 15 Appendix 13 GJ Dep Ex. 12, # 16 Appendix 14 MK Dep, # 17 Appendix 15 PL Dep, # 18 Appendix 16 AL Dep, # 19 Appendix 17 CM Dep, # 20 Appendix 18 SM Dep, # 21 Appendix 19 JP Dep, # 22 Appendix 20 SP Dep, # 23 Appendix 21 JP Dep, # 24 Appendix 22 JR Dep, # 25 Appendix 23 DS Dep, # 26 Appendix 24 CW Dep, # 27 Appendix 25 DOJ ARCOS Retail Drug Summary, # 28 Appendix 26 GAO Report, # 29 Appendix 27 Gansler Report, # 30 Appendix 28 DOJ Article, # 31 Appendix 29 DOJ Press Release, # 32 Appendix 30 Ohio Medicaid Annual Report, # 33 Appendix 31 DOJ Press Release, # 34 Appendix 32 DOJ Press Release, # 35 Appendix 33 Executive Order, # 36 Appendix 34 OR DOJ Press Release, # 37 Appendix 35 OH Final Report, # 38 Appendix 36 OH Press Release, # 39 Appendix 37 SEC Alpharma Settlement Agmt, # 40 Appendix 38 House Bill 93 Rpt, # 41 Appendix 39 OH Opiate Epidemic, # 42 Appendix 40 SFC Press Release, # 43 Appendix 41 Letter to Endo, # 44 Appendix 42 Letter to J&J, # 45 Appendix 43 Letter to Purdue, # 46 Appendix 44 Letter to AAPM, # 47 Appendix 45 Letter to APF, # 48 Appendix 46 Letter to FSMB, # 49 Appendix 47 Letter to APS, # 50 Appendix 48 Rannazzisi Statement, # 51 Appendix 49 Annual Report Summit County, # 52 Appendix 50 DOJ DEA Adjudication of Registrant Actions, # 53 Appendix 51 Opiate Timeline, # 54 Appendix 52 FDA Approved Drugs, # 55 Appendix 53 Kalb Article, # 56 Appendix 54 Tough Article, # 57 Appendix 55 Mezger Article, # 58 Appendix 56 Henson Article, # 59 Appendix 57 Cincinnati Enquirer Article, # 60 Appendix 58 Meier Article, # 61 Appendix 59 The Blade Article, # 62	Plaintiff

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		Appendix 60 Columbus Dispatch Article, # 63 Appendix 61 Loftus, Gryta Article, # 64 Appendix 62 Armon Article, # 65 Appendix 63 Nash Article, # 66 Appendix 64 Pramik Article, # 67 Appendix 65 Los Angeles Times Article, # 68 Appendix 66 Mitchell Article, # 69 Appendix 67 Pramik Article, # 70 Appendix 68 Allison Article, # 71 Appendix 69 Rutledge Article, # 72 Appendix 70 Akron Beacon Article, # 73 Appendix 71 Dissell Article, # 74 Appendix 72 Vardon Article, # 75 Appendix 73 Dayton Daily News Article, # 76 Appendix 74 Tribble Article, # 77 Appendix 75 Weber, Ornstein Article, # 78 Appendix 76 Weber, Ornstein Article, # 79 Appendix 77 Starting Point, # 80 Appendix 78 Barrett, Martin Article, # 81 Appendix 79 Fauber Article, # 82 Appendix 80 Fauber Article, # 83 Appendix 81 Shepard Smith Article, # 84 Appendix 82 Squawk Box, # 85 Appendix 83 Diane Sawyer Article, # 86 Appendix 84 Leger Article, # 87 Appendix 85 Wartenberg Article, # 88 Appendix 86 CNN broadcast, # 89 Appendix 87 Powell Article, # 90 Appendix 88 Meier Article, # 91 Appendix 89 McCarty Article, # 92 Appendix 90 Wartenberg Article, # 93 Appendix 91 Fauber, Gabler Article, # 94 Appendix 92 Early Start broadcast, # 95 Appendix 93 ABC World News broadcast, # 96 Appendix 94 Kamp article, # 97 Appendix 95 Meier article, # 98 Appendix 96 TA email, # 99 Appendix 97 DA email, # 100 Appendix 98 DA email attachment, # 101 Appendix 99 RZ email, # 102 Appendix 100 JM email, # 103 Appendix 101 TZ email, # 104 Appendix 102 JM email, # 105 Appendix 103 DL email, # 106 Appendix 104 DL email attachment, # 107 Appendix 105 DL email, # 108 Appendix 106 DA email, # 109 Appendix 107 DA email attachment, # 110 Appendix 108 DL email, # 111 Appendix 109 DL email attachment, # 112 Appendix 110 JH email, # 113 Appendix 111 DL email, # 114 Appendix 112 DL email attachment, # 115 Appendix 113 VC email, # 116 Appendix 114 CMDR email, # 117 Appendix 115 DS email, # 118 Appendix 116 HS email, # 119 Appendix 117 WD email, # 120 Appendix 118 WD email, # 121 Appendix 119 WD email attachment, # 122 Appendix 120 VC email, # 123 Appendix 121 VC email attachment, # 124 Appendix 122 TH email, # 125 Appendix 123 TH email attachment, # 126 Appendix 124 TH email attachment, # 127 Appendix 125 AW email, # 128 Appendix 126 AW email attachment, # 129 Appendix 127 HS email, # 130 Appendix 128 HS email attachment, # 131 Appendix 129 HS email attachment, # 132 Appendix 130 HS email attachment, # 133 Appendix 131 HS email attachment, # 134 Appendix 132 HS email attachment, # 135 Appendix 133 HS email attachment, # 136 Appendix 134 HS	

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		email attachment, # 137 Appendix 135 HS email attachment, # 138 Appendix 136 HS email, # 139 Appendix 137 HS email attachment, # 140 Appendix 138 HS email attachment, # 141 Appendix 139 HS email attachment, # 142 Appendix 140 HS email attachment, # 143 Appendix 141 HS email attachment, # 144 Appendix 142 Baker Report, # 145 Appendix 143 ODH Press Release, # 146 Appendix 144 ODH Press Release, # 147 Appendix 145 CCC Press Release, # 148 Appendix 146 ADAMHS Board Minutes, # 149 Appendix 147 2010 Narcotics Stats, # 150 Appendix 148 ODH Press Release, # 151 Appendix 149 OSBP Press Release, # 152 Appendix 150 Denihan article, # 153 Appendix 151 OACBHA Press Release, # 154 Appendix 152 Denihan article, # 155 Appendix 153 Summit Cty OARRS Report, # 156 Appendix 154 Fishbain article, # 157 Appendix 155 Saper, Lake article, # 158 Appendix 156 Chou article, # 159 Appendix 157 APF Annual Report, # 160 Appendix 158 Treadwell article, # 161 Appendix 159 Boscarino article, # 162 Appendix 160 AAPM press release, # 163 Appendix 161 APS press release, # 164 Appendix 162 AL Expert Report, # 165 Appendix 163 MS Expert Report, # 166 Appendix 164 Endo, Our Products, # 167 Appendix 165 Purdue, Purdue Products, # 168 Appendix 166 Janssen, Products, # 169 Appendix 167 Teva USA, Product Catalog, # 170 Appendix 168 Fishman excerpt, # 171 Appendix 169 OSAMN press release, # 172 Appendix 170 Farrell email, # 173 Appendix 171 Chiem article, # 174 Appendix 172 VanZee article, # 175 Proposed Order)(Heard, Frank) (Entered: 06/18/2019)	
6/18/2019		Order [non-document] Hearing Re: Plaintiffs' Lead Counsel and Plaintiffs' Executive Committee's 1683 Motion for class certification set for 6/25/2019 at 12:00 PM in Courtroom 18B before Judge Dan Aaron Polster. Entered on behalf of Judge Dan Aaron Polster on 6/18/2019. (K,K) (Entered: 06/18/2019)	Defendants
6/20/2019		Notice (non-document): The Court authorizes interested parties to listen in telephonically to the public hearing to be held on June 25, 2019 at 12:00 pm. Interested parties should dial 1-800-201-7439, conference code: 918302, to participate. The dial in number and conference code may be provided to anyone who needs to be on the call. Note that everyone on the call will be muted. The Court will not monitor the conference line and parties on the line will not be able to interact with the Court. They will only be able to hear the live audio. (P,R) (Entered: 06/20/2019)	Plaintiffs

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6/21/2019	1709	Amended Report of Special Master <i>Amended Order Regarding Pretrial Motions for Track One Cases</i> filed by David Rosenblum Cohen. Related document(s) 1653 . (Cohen, David) (Entered: 06/21/2019)	Plaintiff
6/21/2019	1710	Information Copy of opinion from USCA for the Sixth Circuit: Vacating the District Court's Protective Order and any orders permitting the parties to file pleadings under seal or with redactions, and Remand to permit the District Court to consider entering new orders consistent with this opinion re Notice of Appeals 902 and 970 (USCA# 18-3839 & 18-3860). This is not a mandate order. Circuit Judges: Guy, Clay, and Griffin. Date issued by USCA 6/20/19. (Attachments: # 1 Judgment) (H,SP) (Entered: 06/21/2019)	Plaintiff
6/21/2019	1713	Motion to seal <i>Plaintiffs' Opposition to Mallinckrodt plc's Motion to Dismiss for Lack of Personal Jurisdiction Under Seal</i> filed by Plaintiff Plaintiffs' Executive Committee. (Attachments: # 1 Proposed Order)(Cabraser, Elizabeth) (Entered: 06/21/2019)	Plaintiff
6/21/2019	1717	Opposition to 1266 Motion for leave by special appearance to file motion to dismiss for lack of personal jurisdiction, Motion to dismiss filed by Plaintiffs' Executive Committee. (Attachments: # 1 Affidavit of Mark Chalos, # 2 Exhibit s to Chalos Declaration, # 3 Affidavit of Alec Fahey, CPA)(Cabraser, Elizabeth) (Entered: 06/21/2019)	Plaintiff
6/22/2019	1718	Notice re Filing of Plaintiffs' Opposition to Mallinckrodt plc's Motion to Dismis for Lack of Personal Jurisdiction filed by Plaintiffs' Executive Committee. Related document(s) 1717 .(Cabraser, Elizabeth) (Entered: 06/22/2019)	Plaintiff
6/24/2019	1719	Report of Special Master <i>Directions Regarding Filing of Briefs Under Seal</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 06/24/2019)	Plaintiff
6/24/2019	1720	Opposition to 1683 Motion for class certification filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., McKesson Corporation, Prescription Supply Inc. (Hobart, Geoffrey) (Entered: 06/24/2019)	Defendants
6/24/2019	1723	Opposition to 1683 Motion for class certification by Certain Pharmacy Defendants filed by Walgreen Co., Walgreen Eastern Co.. (Stoffelmayr, Kaspar) (Entered: 06/24/2019)	Defendants
6/24/2019	1725	Order Regarding ARCOS Data and Documents Previously Filed Under Seal. Judge Dan Aaron Polster on 6/24/19. (P,R) (Entered: 06/24/2019)	Joint Designation
6/24/2019	1726	Letter to Court from State Attorneys General (P,R) (Entered: 06/24/2019)	Defendants

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6/24/2019	1727	Letter to Court from State Attorneys General (P,R) (Additional attachment(s) added on 6/25/2019: # 1 Letter with additional signatory) (P,R). (Entered: 06/24/2019)	Defendants
6/25/2019	1730	Motion for joinder in the Memorandum of Certain Defendants in Opposition to Plaintiffs' Motion for Certification of Rule 23(b)(3) Cites/Counties Negotiation Class filed by Defendant Publix Supermarkets, Inc.. (Chernack, Gregory) (Entered: 06/25/2019)	Defendants
6/25/2019	1732	Transcript of Status Conference held on June 25, 2019 before Judge Dan A. Polster. To obtain a copy of this transcript please contact court reporter Sue Trischan at 216-357-7087 (e-mail: Susan_Trischan@ohnd.uscourts.gov). [20 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 7/2/2019. Redaction Request due 7/16/2019. Redacted Transcript Deadline set for 7/26/2019. Release of Transcript Restriction set for 9/23/2019. (T,S) (Entered: 06/25/2019)	Joint Designation
6/25/2019	1733	Notice of Service of Plaintiffs' Motion for Partial Summary Adjudication with Respect to the Duties of the Defendants Under the Controlled Substances Act, Memorandum in Support of Plaintiffs Motion for Partial Summary Adjudication with Respect to the Duties of the Defendants Under the Controlled Substances Act, Exhibits A through C and Summary Sheet filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Hanly, Paul) (Entered: 06/25/2019)	Plaintiff
6/26/2019	1738	Transcript of Status Conference held on June 25, 2019 before Judge Dan A. Polster. To obtain a copy of this transcript please contact court reporter Sue Trischan at 216-357-7087 (E-Mail: Susan_Trischan@ohnd.uscourts.gov). [52 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 7/3/2019. Redaction Request due 7/17/2019. Redacted Transcript Deadline set for 7/29/2019. Release of Transcript Restriction set for 9/24/2019. (T,S) (Entered: 06/26/2019)	Joint Designation
6/26/2019	1740	Attorney Appearance by Nancy Patterson filed on behalf of Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Teva	Defendants

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		Pharmaceuticals USA, Inc., Watson Pharma, Inc.(P,R) (Entered: 06/26/2019)	
6/26/2019	1743	Notice Disclosing Expert Consultant. Judge Dan Aaron Polster on 6/26/19. (P,R) (Entered: 06/27/2019)	Defendants
6/27/2019	1745	Order granting Leave until 12:00 PM on 7/9/19 to Amend Plaintiff Motion for Certification of Rule 23(b)(3) Cities/Counties Negotiation Class. Objections and responses to amended motion due 7/23/19, reply due 7/30/19. Motion Hearing set for 8/6/2019 at 10:00 AM in Courtroom 18B. Judge Dan Aaron Polster on 6/27/19. (P,R) (Entered: 06/27/2019)	Defendants
6/27/2019	1747	Attorney Appearance by Mark Fiore filed on behalf of Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc. (P,R) (Entered: 06/27/2019)	Defendants
6/27/2019	1748	Motion for relief from June 24, 2019 Order filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 1725 . (Attachments: # 1 Brief in Support)(Bennett, James) (Entered: 06/27/2019)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
6/28/2019	1749	Motion for summary judgment by Generic Manufacturers filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Mallinckrodt LLC, Mallinckrodt PLC, Noramco, Inc., Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., SpecGX LLC, Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Supplement Summary Sheet, # 2 Brief in Support, # 3 Appendix Summary Sheet of Exhibits, # 4 Affidavit Declaration of Steven A. Reed, # 5 Exhibit 1-Meredith Rosenthal Dep., # 6 Exhibit 2-FDA, Generic Drugs Undergo Rigorous FDA Scrutiny, # 7 Exhibit 3-Karen A. Goldman et al., Authorized Generic Drugs, # 8 Exhibit 4-Declaration of David Myers, # 9 Exhibit 5-Excerpt of Douglas Boothe, Jan. 17, 2019 Dep., # 10 Exhibit 6-Excerpt of Michael Perfetto, Dec. 18, 2018 Dep., # 11 Exhibit 7-Excerpt of David Myers, Dec. 13, 2018 Dep., # 12 Exhibit 8-Excerpt of Jinping McCormick, Jan. 9, 2019 Dep., # 13 Exhibit 9-Excerpt of Andrew Boyer, Jan. 15, 2019 Dep., # 14 Exhibit 10-Excerpt of Christine Baeder, Jan. 24, 2019 Dep., # 15 Exhibit 11-Excerpt of John Hassler, Nov. 16, 2018 Dep., # 16 Exhibit 12-Declaration of Christine Baeder, # 17 Exhibit 13-Excerpt of Matthew Perri, April 24, 2019 Dep., # 18 Exhibit 14-Excerpt of Expert Report of Dr. Edward Michna, # 19 Exhibit 15-Excerpt of Expert Report of Dr. Pradeep Chintagunta, # 20 Exhibit 16-Excerpt of Expert Report of Dr. Sean Nicholson, # 21 Exhibit 17-Excerpt of Expert Report of Dr. Melanie Rosenblatt, # 22 Exhibit 18-Excerpt of Kevin Vorderstrasse, Dec. 5, 2018 Dep., # 23 Exhibit 19-Excerpt of Ginger Collier, # 24 Exhibit 20-Excerpt of Lisa Cardetti, # 25 Exhibit 21-FDA, Generic Drugs: Questions & Answers, # 26 Exhibit 22-Supplemental Written Responses and Objection of Defendants, # 27 Exhibit 23-Excerpt of George Stevenson, # 28 Schedule)(Reed, Steven) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1753	Notice of Service of Defendants' Daubert Motion to Exclude the Opinions of Seth B. Whitelaw filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co., Walgreen Eastern Co.. (Attachments: # 1 Exhibit A--Summary Sheet)(Hobart, Geoffrey) (Entered: 06/28/2019)	Plaintiff

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6/28/2019	1758	Notice of Service of Defendants Motion to Exclude David Cutlers Opinions and Proposed Testimony, Brief in Support, Declaration & Exhibits, Proposed Order filed by Allergan Sales, LLC, Allergan USA, Inc., Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC. (Attachments: # 1 Exhibit A, Summary Sheet for Notice of Service of Defendants Motion (Welch, Donna) Modified text on 7/1/2019 (P,R). (Entered: 06/28/2019)	Plaintiff
6/28/2019	1760	Notice of Service of Manufacturer Defendants' Motion for Summary Judgment That Plaintiffs' State-Law Claims are Preempted and Their Federal Claims are Precluded filed by Manufacturer Defendants. (Attachments: # 1 Exhibit A - Summary Sheet)(Stern, Jonathan) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1761	Notice of Service of Manufacturer Defendants Motion for Summary Judgment on Plaintiffs Public Nuisance Claims, Brief in Support, Declaration & Exhibits, Proposed Order filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. (Attachments: # 1 Exhibit A Summary Sheet for Manufacturer Defendants Motion (Welch, Donna) Modified text on 7/1/2019 (P,R). (Entered: 06/28/2019)	Plaintiff
6/28/2019	1765	Notice of Service of Defendants' Daubert Motion to Exclude the Opinions Offered by Jonathan Gruber filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co., Walgreen Eastern Co., Inc.. (Attachments: # 1 Exhibit A--Summary Sheet)(Hobart, Geoffrey) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1767	Notice of Service of Defendants Motion to Exclude Meredith Rosenthals Opinions and Proposed Testimony, Brief in Support, Declaration & Exhibits, Proposed Order filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. (Attachments: # 1 Exhibit A, Summary Sheet for Defendants Motion (Welch, Donna) Modified text on 7/1/2019 (P,R). (Entered: 06/28/2019)	Plaintiff
6/28/2019	1768	Notice of Service of Notice of Service with Exhibit A filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma	Plaintiff

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		Inc., Purdue Pharma L.P., Walgreen Co., Walgreen Eastern Co.. (Attachments: # 1 Exhibit A)(Nicholas, Robert) (Entered: 06/28/2019)	
6/28/2019	1770	Response to 1748 Motion for relief from June 24, 2019 Order filed by All Plaintiffs. (Weinberger, Peter) (Entered: 06/28/2019)	Joint Designation
6/28/2019	1771	Notice of Service of Manufacturer Defendants Motion for Summary Judgment For Plaintiffs Failure to Offer Proof of Causation, Brief in Support, Declaration & Exhibits, Proposed Order filed by Manufacturer Defendants. (Attachments: # 1 Exhibit A, Summary Sheet for Manufacturer Defendants Motion (Welch, Donna) Modified on text 7/1/2019 (P,R). (Entered: 06/28/2019)	Plaintiff
6/28/2019	1773	Brief Defendants' Daubert Roadmap Brief filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Exhibit A - Summary Sheet) (Rendon, Carole) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1775	Notice of Service of Individual Motion for Summary Judgment, Brief in Support, Declaration & Exhibits, Proposed Order filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. (Attachments: # 1 Exhibit A, Summary Sheet (Welch, Donna) Modified text on 7/1/2019 (P,R). (Entered: 06/28/2019)	Plaintiff
6/28/2019	1776	Notice of Service of Defendants' Motion for Summary Judgment; Memorandum in Support of Defendants' Motion for Summary Judgment; Declaration of Amy A. Lucas in Support of Defendants' Motion for Summary Judgment, along with the corresponding Exhibits; [Proposed] Order Granting Defendants' Motion for Summary Judgment; and Summary Sheet for Defendants' Motion for Summary Judgment filed by Janssen Pharmaceuticals, Inc., Johnson & Johnson. (Attachments: # 1 Exhibit A - Summary Sheet)(Lifland, Charles) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1777	Notice of Service of Defendants' Motion to Exclude Testimony of Thomas McGuire Concerning Damages filed by Cardinal Health, Inc.. (Attachments: # 1 Exhibit A - Summary Sheet)(Hardin, Ashley) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1778	Notice of Service of Mallinckrodt's Motion for Partial Summary Judgment filed by Mallinckrodt LLC, Mallinckrodt PLC, SpecGX	Plaintiff

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		LLC. (Attachments: # 1 Exhibit A - Summary Sheet)(O'Connor, Brien) (Entered: 06/28/2019)	
6/28/2019	1780	Notice of Service of Motion To Exclude Experts re: "Gateway Hypothesis" filed by Cardinal Health, Inc.. (Attachments: # 1 Exhibit A - Summary Sheet)(Hardin, Ashley) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1781	Notice of Service of Motion to Exclude the Marketing Causation Opinions of Mark Schumacher, Anna Lembke, and Katherine Keyes filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Mallinckrodt LLC, Mallinckrodt PLC, Manufacturer Defendants' Liaison Counsel, Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc.. (Attachments: # 1 Supplement Summary Sheet)(Reed, Steven) Modified text on 7/1/2019 (P,R). (Entered: 06/28/2019)	Plaintiff
6/28/2019	1782	Notice of Service of Defendants' Motion to Exclude Lacey Keller's Opinions and Proposed Testimony; Memorandum in Support of Defendants' Motion to Exclude Lacey Keller's Opinions and Proposed Testimony; Declaration of Jennifer D. Cardelus in Support of Defendants' Motion to Exclude Lacey Keller's Opinions and Proposed Testimony, along with the corresponding Exhibits 1 to 13; [Proposed] Order Granting Motion to Exclude Lacey Keller's Opinions and Proposed Testimony; and Summary Sheet for Motion to Exclude Lacey Keller's Opinions and Proposed Testimony filed by Janssen Pharmaceuticals, Inc., Johnson & Johnson. (Attachments: # 1 Exhibit A - Summary Sheet)(Lifland, Charles) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1783	Notice of Service of Defendants' Motion to Exclude the Opinions and Testimony of Craig McCann filed by Cardinal Health, Inc.. (Attachments: # 1 Exhibit A - Summary Sheet)(Hardin, Ashley) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1784	Notice of Service of Motion for Summary Judgment filed by Cephalon, Inc., Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc.. (Attachments: # 1 Supplement Summary Sheet)(Reed, Steven) (Entered: 06/28/2019)	Plaintiff

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6/28/2019	1785	Notice of Service of Defendants' Daubert Motion to Exclude the Opinions Offered by James Rafalski, Brief in Support, Declaration & Exhibits, Proposed Order, and Summary Sheet filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co., Walgreen Eastern Co.. (Attachments: # 1 Exhibit A - Summary Sheet of Concise Issues Raised)(Stoffelmayr, Kaspar) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1786	Notice of Service of Notice of Service of Defendants' Motion to Exclude the Expert Testimony of David A. Kessler, M.D. and Matthew Perri, III BS Pharm, Ph.D., RPh filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co., Walgreens Boots Alliance Inc.. (Attachments: # 1 Exhibit Exhibit A - Summary Sheet)(Cheffo, Mark) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1787	Notice of Service of Notice of Service of Defendants' Motion to Exclude David Egilman's Opinions and Proposed Testimony filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Exhibit Exhibit A - Summary Sheet)(Cheffo, Mark) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1788	Notice of Service of Motion of Plaintiffs Counties of Cuyahoga and Summit, Ohio, For Partial Summary Adjudication Regarding Plaintiffs Equitable Claims for Abatement of an Absolute Nuisance filed by County of Cuyahoga, County of Summit, Ohio. (Attachments: # 1 Appendix Attachment 1)(Hanly, Paul) (Entered: 06/28/2019)	Plaintiff
6/28/2019	1790	Notice of Service of Manufacturers' Joint Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims filed by Manufacturer Defendants. (Attachments: # 1 Exhibit A - Summary Sheet)(Cheffo, Mark) (Entered: 06/28/2019)	Plaintiff

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6/28/2019		Order [non-document] regarding DEA's Motion for relief from June 24, 2019 Order (Related Doc # 1748) - Motion denied. The Court is keeping in place the existing Protective Order for now, see marginal order granting docket no. 1766 (6/28/19), but requires prompt briefing, see docket no. 1725 . This Court is not divested of jurisdiction over entry of protective orders. "[T]he principle that a pending appeal ousts district court jurisdiction has been softened so as to guard against the risk that a litigant might manipulate the doctrine for purposes of delay. 16A Fed. Prac. & Proc. Juris. § 3949.1 (4th ed.). Judge Dan Aaron Polster on 6/28/19.(P,R) (Entered: 06/28/2019)	Joint Designation
6/28/2019	1792	Notice of Service of Plaintiffs Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Hanly, Paul) (Entered: 06/28/2019)	Plaintiff
7/2/2019	1798	Plaintiffs' Position Paper Regarding ARCos Data and Suspicious Order Reports filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. Related document(s) 1725 .(Weinberger, Peter) (Entered: 07/01/2019)	Joint Designation
7/3/2019	1804	Stipulation & Order extending deadlines. Plaintiffs' opposition to Teva's Motion to Dismiss 1264 due 7/9/19, Teva's reply due 7/30/19. Judge Dan Aaron Polster on 7/3/19. (P,R) (Entered: 07/03/2019)	Plaintiff
7/3/2019		Order [non-document] Mallinckrodt, Allergan, and Teva have asked the Court for additional time and discovery on their Motions to Dismiss for Lack of Personal Jurisdiction (Doc. Nos. 1258 , 1264 , 1266). The Court has thus far been exceedingly generous with requests for discovery and extensions of time, but at this time the parties have received all the discovery and extension of time they are going to get. The Court declines these Defendants' invitation to defer ruling on these motions until after the Track One trial and directs the parties to comply with the current briefing schedule.. Judge Dan Aaron Polster on 7/3/19. (P,R) (Entered: 07/03/2019)	Plaintiff
7/3/2019	1807	Position Paper on ARCos and Suspicious Order Reports Protective Order filed by Defendants. Related document(s) 1725. (Hardin, Ashley) (Entered: 07/03/2019)	Plaintiff
7/3/2019	1808	<i>Proposed Order Position of the Media Intervenors on Protective Orders Regarding ARCos Data and SORs</i> filed by Washington Post Company, LLC. (Lefton, Karen) (Entered: 07/03/2019)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
7/3/2019	1809	Brief <i>Setting Forth Position Statement</i> filed by U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 1725 . (Bennett, James) (Entered: 07/03/2019)	Joint Designation
7/3/2019	1812	Opposition to 1266 Motion for leave by <i>special appearance to file motion to dismiss for lack of personal jurisdiction</i> , Motion to dismiss previously filed as Dkt. No. 1717 (redacted pursuant to Dkt. No. 1719) filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Declaration of Mark Chalos, # 2 Exhibit 1 - Chalos Dec.: ARCos Registrant Handbook, # 3 Exhibit 2 - Chalos Dec.: ARCos Data (redacted), # 4 Exhibit 3 - Chalos Dec.: Distributor Totals from MNK-T1_0007897646, # 5 Exhibit 4 - Chalos Dec.: MNK 2017 10K, # 6 Exhibit 5 - Chalos Dec.: O'Neill Tr., # 7 Exhibit 6 - Chalos Dec.: Kentucky Order Denying MNK plc Motion, # 8 Exhibit 7 - Chalos Dec.:McCann Second Supp. Report (redacted), # 9 Exhibit 8 - Chalos Dec.: Wickline Tr., # 10 Exhibit 9 - Chalos Dec.: MNK Press Release 9-22-17, # 11 Exhibit 10 - Chalos Dec.: Wachtell Letter re MNK plc and Opioids, # 12 Exhibit 11 - Chalos Dec.: MNK Press Release 3-12-14, # 13 Exhibit 12 - Chalos Dec.: Phillips Dep. Tr., # 14 Exhibit 13 - Chalos Dec.: Kilper Tr., # 15 Exhibit 14 - Chalos Dec.:Kilper Ex. 25, # 16 Exhibit 15 - Chalos Dec.: Kilper Ex. 31, # 17 Exhibit 16 - Chalos Dec.:MNK 2016 10Q, # 18 Exhibit 17 - Chalos Dec.:MNK Press Release 12-8-18, # 19 Declaration of Alex Fahey, CPA, # 20 Exhibit 1 - Fahey Dec.: MNK 10K Excerpts, # 21 Exhibit 2 - Fahey Dec.: MNK Financial Docs., # 22 Exhibit 3 - Fahey Dec.: MNK 10K Excerpts, # 23 Exhibit 4 - Fahey Dec.: MNK Gov't Contracts, # 24 Exhibit 5 - Fahey Dec.: MNK 10K Excerpts, # 25 Exhibit 6 - Fahey Dec.: MNK 10K Excerpts, # 26 Exhibit 7 - Fahey Dec.: MNK MOA, # 27 Exhibit 8 - Fahey Dec.: MNK Patent Assignment, # 28 Exhibit 9 - Fahey Dec.: MNK 10K Excerpts, # 29 Exhibit 10 - Fahey Dec.: Opioids Sales Data, # 30 Exhibit 11 - Fahey Dec.: MNK 10K Excerpts, # 31 Exhibit 12 - Fahey Dec.: MNK 10K Excerpts, # 32 Exhibit 13 - Fahey Dec.: MNK Press Release 8-7-18, # 33 Exhibit 14 - Fahey Dec.: MNK 8K 8-7-19, # 34 Exhibit 15 - Fahey Dec.: MNK Stock and Incentive Plan, # 35 Exhibit 16 - Fahey Dec.: MNK 10K Excerpts, # 36 Exhibit 17 - Fahey Dec.: MNK 10K Excerpts, # 37 Exhibit 18 - Fahey Dec.: MNK 10K Excerpts, # 38 Exhibit 19 - Fahey Dec.: Letter re Notice of Asset Transfer, # 39 Exhibit 20 - Fahey Dec.: Sample 2 Years of Company Activity, # 40 Exhibit 21 - Fahey Dec.: MNK 2016 10Q Excerpts, # 41 Exhibit 22 - Fahey Dec.: MNK 10Q Excerpts, # 42 Exhibit 23 - Fahey Dec.: Redacted by MNK, # 43 Exhibit 24 - Fahey Dec.:	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		MNK 8K 12-6-18, # 44 Exhibit 25 - Fahey Dec.: Redacted by MNK, # 45 Exhibit 26 - Fahey Dec.: MNK Press Release 12-6-18, # 46 Exhibit 27 - Fahey Dec.: MNK Press Release 5-28-19, # 47 Exhibit 28 - Fahey Dec.: SpecGx Officers, # 48 Exhibit 29 - Fahey Dec.: MNK 10K Excerpts)(Cabraser, Elizabeth) (Entered: 07/03/2019)	
7/5/2019	1813	Order Amending Procedures Regarding Redactions and Filing of Briefs Under Seal. Judge Dan Aaron Polster on 7/5/19. (P,R) (Entered: 07/05/2019)	Plaintiff
7/5/2019	1814	Motion to clarify (<i>for Clarification of the Court's July 3, 2019 text order</i>) filed by Defendant Mallinckrodt PLC. (O'Connor, Brien) (Entered: 07/05/2019)	Plaintiff
7/5/2019	1815	Opposition to 1264 Motion to dismiss for lack of jurisdiction filed by All Plaintiffs. (Skikos, Steven) (Entered: 07/05/2019)	Plaintiff
7/5/2019	1816	Affidavit/Declaration filed by All Plaintiffs. Related document(s) 1815 . (Attachments: # 1 Appendix Declaration of Mark Crawford ISO Plaintiffs' Opposition to Teva Ltd.'s Motion to Dismiss re Personal Jurisdiction Part 2, # 2 Appendix Declaration of Mark Crawford ISO Plaintiffs' Opposition to Teva	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Ltd.'s Motion to Dismiss re Personal Jurisdiction Part 3)(Skikos, Steven) (Entered: 07/06/2019)	
7/6/2019	1817	Affidavit/Declaration of <i>Mark G. Crawford In Support of Plaintiffs' Opposition to Teva Ltd's Motion to Dismiss re Personal Jurisdiction</i> filed by All Plaintiffs. Related document(s) 1815 . (Attachments: # 1 Appendix Declaration of Alec Fahey ISO Plaintiffs' Opposition to Teva Ltd's Motion to Dismiss re Personal Jurisdiction Part 2, # 2 Appendix Declaration of Alec Fahey ISO Plaintiffs' Opposition to Teva Ltd's Motion to Dismiss re Personal Jurisdiction Part 3)(Skikos, Steven) (Entered: 07/06/2019)	Plaintiff
7/8/2019	1818	Motion to seal document 1817 Affidavit/Declaration,, 1816 Affidavit/Declaration, 1815 Opposition to <i>Teva Pharmaceuticals Industries, Ltd.'s Motion to Dismiss for Lack of Personal Jurisdiction</i> filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. Related document(s) 1817 , 1816 , 1815 . (Skikos, Steven) (Entered: 07/08/2019)	Plaintiff
7/8/2019	1819	Proposed Order Granting Plaintiffs' Motion for Leave to File Its Opposition to Teva Pharmaceuticals Industries Ltd.'s Motion to Dismiss for Lack of Personal Jurisdiction and Realted Declarations Under Seal filed by All Plaintiffs. Related document(s) 1818 . (Skikos, Steven) (Entered: 07/08/2019)	Plaintiff
7/8/2019		Order [non-document] granting 1818 Plaintiffs' Motion to Seal Opposition and related filings to Teva's motion to dismiss. Judge Dan Aaron Polster on 7/8/19.(P,R) (Entered: 07/08/2019)	Plaintiff
7/8/2019		Order [non-document] - Nothing in the Court's July 3rd Order precludes Mallinckrodt from filing its proposed motion to strike with its Reply, which is due on Friday, July 12, 2019. The Order only informs Mallinckrodt, Allergan, and Teva that no additional discovery or extensions of time will be granted on their Motions to Dismiss and directs them to comply with their current respective briefing schedules. In all other respects, Mallinckrodt's Motion to clarify (for Clarification of the Court's July 3, 2019 text order)(Doc. No. 1814) is DENIED. Judge Dan Aaron Polster on 7/8/19.(P,R) (Entered: 07/08/2019)	Plaintiff
7/9/2019	1820	Amended Motion for class certification of <i>Rule 23(b)(3) Cities/Counties Negotiation Class</i> filed by Plaintiff Plaintiffs' Executive Committee. Related document(s) 1690 . (Attachments:	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
		# 1 Brief in Support, # 2 Proposed Order, # 3 Affidavit)(Cabraser, Elizabeth) (Entered: 07/09/2019)	
7/9/2019	1821	Affidavit/Declaration <i>ISO Plaintiffs Renewed and Amended Motion for class certification of Rule 23(b)(3) Cities/Counties Negotiation Class</i> filed by Plaintiffs' Executive Committee. Related document(s) 1820 . (Cabraser, Elizabeth) (Entered: 07/09/2019)	Defendants
7/9/2019	1823	Opposition to 1258 Motion to dismiss for lack of jurisdiction [redacted] filed by Plaintiffs' Executive Committee. (Attachments: # 1 Declaration of Thomas E. Egler in support thereof, # 2 Exhibits 1-37 [redacted] to the Egler Declaration)(Baig, Aelish) (Entered: 07/09/2019)	Plaintiff
7/9/2019	1824	Notice Regarding Filing of Plaintiffs' Opposition to Allergan plc's Motion to Dismiss Pursuant to Rule 12(b)(2) for Lack of Personal Jurisdiction filed by Plaintiffs' Executive Committee. Related document(s) 1823 .(Baig, Aelish) (Entered: 07/09/2019)	Plaintiff
7/11/2019	1828	Scheduling Order No. 2 - The Court DIRECTS any party who opposes remands to file an objection by 12:00 noon on Monday, July 22, 2019. Judge Dan Aaron Polster on 7/11/19. (Attachments: # 1 Judge Burlison Letter)(P,R) (Entered: 07/11/2019)	Defendants
7/11/2019	1829	Order granting in part Plaintiffs' Motion to Reconsider (Related Doc # 1797). Plaintiffs' Motion to Certify due 8/23/19, Defendants' single, joint response due 9/23/19, Plaintiffs' reply due 10/7/19. Judge Dan Aaron Polster on 7/11/19.(P,R) (Entered: 07/11/2019)	Defendants
7/12/2019	1830	Reply Brief of Media Intervenors on Protective Orders Regarding ARCOS Data and Suspicious Order Reports filed by Washington Post Company, LLC. (Lefton, Karen) (Entered: 07/12/2019)	Joint Designation
7/12/2019	1831	Response to Position Papers Regarding Arcos Data and Suspicious Order Reports filed by Plaintiffs. Related document(s) 1807 , 1809 , 1808 . (Weinberger, Peter) Modified on 7/12/2019 (P,R). (Entered: 07/12/2019)	Plaintiff
7/12/2019	1832	Response to ARCOS Position Papers by Plaintiffs and Media Intervenors filed by Cardinal Health, Inc.. Related document(s) 1798 , 1808 .(Hardin, Ashley) (Entered: 07/12/2019)	Plaintiff
7/12/2019	1833	Brief Regarding ARCOS Data and SORS filed by U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 1725 . (Bennett, James) (Entered: 07/12/2019)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
7/12/2019	1835	Reply in support of 1266 Motion for leave by <i>special appearance to file motion to dismiss for lack of personal jurisdiction</i> , Motion to dismiss filed by Mallinckrodt PLC. (Attachments: # 1 Declaration of Elissa R. Uspensky in Support, # 2 Exhibit A to Declaration of Elissa R. Uspensky, # 3 Exhibit B to Declaration of Elissa R. Uspensky, # 4 Exhibit C to Declaration of Elissa R. Uspensky, # 5 Affidavit of John Einwalter in Support, # 6 Supplemental Affidavit of Alasdair John Fenlon in Support, # 7 Affidavit of Stephanie D. Miller in Support)(O'Connor, Brien) (Entered: 07/12/2019)	Plaintiff
7/12/2019	1836	Motion to strike (<i>by Special Appearance</i>) the <i>Expert Report of Alec Fahey</i> filed by Defendant Mallinckrodt PLC. (Attachments: # 1 Memorandum of Law in Support, # 2 Declaration of Brien T. O'Connor in Support, # 3 Exhibit A to Declaration of Brien T. O'Connor in Support, # 4 Exhibit B to Declaration of Brien T. O'Connor in Support, # 5 Exhibit C to Declaration of Brien T. O'Connor in Support, # 6 Exhibit D to Declaration of Brien T. O'Connor in Support, # 7 Exhibit E to Declaration of Brien T. O'Connor in Support, # 8 Exhibit F to Declaration of Brien T. O'Connor in Support)(O'Connor, Brien) (Entered: 07/12/2019)	Plaintiff
7/15/2019	1837	True Copy of mandate from USCA for the Sixth Circuit: Vacating and Remanding to the District Court re Notice of Appeals 902 and 970 (USCA# 18-3839 & 18-3860). Date issued as mandate 7/12/19, Costs: None (H,SP) (Entered: 07/15/2019)	Joint Designation
7/15/2019	1838	Appeal Order from USCA for the Sixth Circuit: The mandate is recalled re 1837 (USCA# 18-3839 & 18-3860). Date issued by USCA 7/12/19 (H,SP) (Entered: 07/15/2019)	Joint Designation
7/15/2019	1840	Motion for reconsideration filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co.. (Hobart, Geoffrey) (Entered: 07/15/2019)	Plaintiff
7/15/2019	1841	Position Paper Pursuant to the Court's June 24, 2019 Order Regarding ARCos Data and Documents Previously Filed Under Seal filed by Plaintiffs. (Attachments: # 1 Exhibit A)Related document(s) 1725 .(Weinberger, Peter) (Entered: 07/15/2019)	Plaintiff
7/15/2019	1844	Position Paper of the Department of Justice and Drug Enforcement Administration Regarding Sealed/Redacted Documents filed by U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 1725 .(Bennett, James) (Entered: 07/15/2019)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
7/15/2019	1845	Order Regarding ARCOS Data Protective Order. Judge Dan Aaron Polster on 7/15/19. (P,R) (Entered: 07/15/2019)	Joint Designation
7/15/2019	1846	Order granting Plaintiffs' Motion to file Opposition to Mallinckrodt plc's Motion to Dismiss for Lack of Personal Jurisdiction Under Seal (Related Doc # 1713). Judge Dan Aaron Polster on 7/15/19.(P,R) (Entered: 07/15/2019)	Plaintiff
7/15/2019	1847	Order [non-document] - Order Re Pending Motions to file Summary Judgment Motions Under Seal. Cardinal's, CVS Indiana's, and Walmart's Motions for leave to file their Summary Judgment Motions Under Seal (Doc. ##: 1689 , 1702 , 1715) are DENIED as moot. The parties are directed to follow the procedure set forth in the Court's July 5, 2019 Order Amending Procedures Regarding Redactions and Filing of Briefs Under Seal. Doc. #: 1813 at 6-7. Pursuant to the Court's Order, motions to seal summary judgment and Daubert motions are due July 19, 2019. Judge Dan Aaron Polster on 7/15/19.(P,R) (Entered: 07/15/2019)	Plaintiff
7/16/2019	1849	Opposition to 1840 Motion for reconsideration filed by Plaintiffs' Liaison Counsel. (Weinberger, Peter) (Entered: 07/16/2019)	Plaintiff
7/17/2019	1850	Attorney Appearance by Tariq M. Naeem filed by on behalf of Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Naeem, Tariq) (Entered: 07/17/2019)	Defendants
7/17/2019		Order [non-document] - After a careful review of Defendants' Motion for Reconsideration (Doc. #: 1840) and Plaintiffs' Opposition (Doc. #: 1849), Defendants' Motion for Reconsideration is DENIED. Judge Dan Aaron Polster on 7/17/19.(P,R) (Entered: 07/17/2019)	Plaintiff
7/17/2019	1851	Motion for Entry of Revised Protective Order filed by Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. Related document(s) 441 . (Attachments: # 1 Exhibit A, # 2 Proposed Order)(Weinberger, Peter) (Entered: 07/17/2019)	Joint Designation
7/18/2019	1853	Order granting Plaintiffs' Motion for Entry of Revised Protective Order (Related Doc # 1851). Judge Dan Aaron Polster on 7/18/19.(P,R) (Entered: 07/18/2019)	Joint Designation
	1856	Sharing Agreement with States Attorneys General filed by Plaintiffs' Executive Committee. (Weinberger, Peter) Modified on 7/25/2019 (P,R). (Entered: 07/19/2019)	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1857	SEALED Motion to Exclude Expert Testimony on "Gateway Hypothesis" 1813 , 1780 filed by Defendant Cardinal Health, Inc.. Related document(s) 1813 , 1780 . (Attachments: # 1 Brief in Support, # 2 Affidavit Hardin Decl., # 3 Exhibit 1 - 2016 Task Force Report, # 4 Exhibit 2 - Lembke Dep., # 5 Exhibit 3 - Gruber Dep., # 6 Exhibit 4 - Gilson Article, # 7 Exhibit 5 - Forkas Dep., # 8 Exhibit 6 - Compton article, # 9 Exhibit 7 - Rahilly-Tierney Report, # 10 Exhibit 8 - Lyerla Report, # 11 Exhibit 9 - Keyes Dep., # 12 Proposed Order)(Hardin, Ashley) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1858	Motion Order Excluding Expert Testimony on "Gateway Hypothesis" filed by Defendant Cardinal Health, Inc.. Related document(s) 1857 . (Attachments: # 1 Brief in Support, # 2 Affidavit Hardin Decl., # 3 Exhibit 1 - 2016 Task Force Report, # 4 Exhibit 2 - Lembke Dep., # 5 Exhibit 3 - Gruber Dep., # 6 Exhibit 4 - Gilson Article, # 7 Exhibit 5 - Forkas Dep., # 8 Exhibit 6 - Compton article, # 9 Exhibit 7 - Rahilly-Tierney Report (redacted), # 10 Exhibit 8 - Lyerla Report, # 11 Exhibit 9 - Keyes Dep., # 12 Proposed Order)(Hardin, Ashley) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1860	Motion for partial summary judgment filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Mallinckrodt LLC, Mallinckrodt PLC, Noramco, Inc., Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., SpecGX LLC, Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Supplement Summary Sheet of Concise Issues Raised, # 2 Brief in Support Memorandum iso Motion for Partial Summary Judgement, # 3 Supplement Summary Sheet of Exhibits, # 4 Affidavit Declaration of S. Reed, # 5 Exhibit 1-Rosenthal Depo Excerpts, # 6 Exhibit 2 -Generic Drugs Undergo Rigorous FDA Scrutiny, # 7 Exhibit 3- Authorized-Generic-Drugs-Report, # 8 Exhibit 4-Declaration of D. Myers, # 9 Exhibit 5- Boothe Depo Excerpts, # 10 Exhibit 6-Perfetto Depo Excerpts, # 11 Exhibit 7- Myers Depo Excerpts, # 12 Exhibit 8- McCormick Depo Excerpts, # 13 Exhibit 9-Boyer Depo Excerpts, # 14 Exhibit 10-Baeder Depo Excerpts, # 15 Exhibit 11-Hassler Depo Excerpts, # 16 Exhibit 12-Declaration of Christine Baeder, # 17 Exhibit 13-Perri Depo Excerpts, # 18 Exhibit 14-Excerpt Michna Expert Report, # 19 Exhibit 15 -Excerpt Chintagunta Expert Report, # 20 Exhibit 16 -Excerpt Expert Report of Sean Nicholson, # 21 Exhibit 17-	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Excerpt Rosenblatt Expert Report, # 22 Exhibit 18-Vorderstrasse Depo Excerpt, # 23 Exhibit 19-Collier Depo Excerpts, # 24 Exhibit 20-Cardetti Depo Excerpts, # 25 Exhibit 21-Generic Drugs Questions & Answers - FDA, # 26 Exhibit 22-Par's Supplemental Written Responses and Objections to 30(b)(6), # 27 Exhibit 23-G. Stevenson Depo Excerpts, # 28 Proposed Order)(Reed, Steven) (Entered: 07/19/2019)	
7/19/2019	1865	Motion To Exclude Expert Testimony Purporting To Relate To Abatement Costs and Efforts filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma L.P., Walgreen Co., Walgreen Eastern Co.. (Attachments: # 1 Brief in Support, # 2 Declaration of Shannon E. McClure, # 3 Exhibit A (exhibits to McClure Declaration), # 4 Exhibit B, # 5 Exhibit C, # 6 Exhibit D, # 7 Exhibit E, # 8 Exhibit F, # 9 Exhibit G, # 10 Exhibit H, # 11 Exhibit I, # 12 Exhibit J, # 13 Exhibit K, # 14 Exhibit L, # 15 Exhibit M, # 16 Proposed Order)(Nicholas, Robert) (Entered: 07/19/2019)	Plaintiff

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07/19/2019	1868	Motion to strike /Exclude the Marketing Causation Opinions of Mark Schumacher, Anna Lembke, and Katherine Keyes filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Supplement Summary Sheet of Concise Issue, # 2 Brief in Support Memorandum iso Motion to Exclude, # 3 Affidavit Declaration of S. Reed, # 4 Exhibit 1- K. Keyes Expert Report, # 5 Exhibit 2- K. Keyes CV, # 6 Exhibit 3- A. Lembke Expert Report, # 7 Exhibit 4- A. Lembke CV, # 8 Exhibit 5- M. Schumacher Expert Report, # 9 Exhibit 6- M. Schumacher CV, # 10 Exhibit 7- Excerpts from K. Keyes Depo, # 11 Exhibit 8- Excerpts from A. Lembke Depo, # 12 Exhibit 9- Excerpts from M. Schumacher Depo)(Reed, Steven) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1877	SEALED Motion to Exclude the Opinions Offered by Jonathan Gruber (Daubert) 1813 filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co.. Related document(s) 1813 . (Attachments: # 1 Brief in Support, # 2 Proposed Order, # 3 Summary Sheet, # 4 Declaration of David W. Haller, # 5 Exhibit 1 to Declaration of David W. Haller, # 6 Exhibit 2 to Declaration of David W. Haller, # 7 Exhibit 3 to Declaration of David W. Haller)(Hobart, Geoffrey) (Entered: 07/19/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1881	SEALED Motion to Exclude the Opinions of Seth B. Whitelaw (Daubert) 1813 filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co.. Related document(s) 1813 . (Attachments: # 1 Brief in Support, # 2 Proposed Order, # 3 Summary Sheet, # 4 Declaration of Christopher K. Eppich, # 5 Exhibit 1 to Declaration of Christopher K. Eppich, # 6 Exhibit 2 to Declaration of Christopher K. Eppich, # 7 Exhibit 3 to Declaration of Christopher K. Eppich, # 8 Exhibit 4 to Declaration of Christopher K. Eppich, # 9 Exhibit 5 to Declaration of Christopher K. Eppich, # 10 Exhibit 6 to Declaration of Christopher K. Eppich, # 11 Exhibit 7 to Declaration of Christopher K. Eppich, # 12 Exhibit 8 to Declaration of Christopher K. Eppich, # 13 Exhibit 9 to Declaration of Christopher K. Eppich)(Hobart, Geoffrey) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1884	SEALED Motion Defendants' Daubert Motion to Exclude the Opinions Offered by James Rafalski 1813 , 1785 filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co., Walgreen Eastern Co.. Related document(s) 1813 , 1785 . (Attachments: # 1 Brief in Support, # 2 Affidavit Swift Declaration, # 3 Exhibit 1 - Rafalski Report, # 4 Exhibit 2 - Rafalski Dep., # 5 Exhibit 3 - Wright Dep., # 6 Exhibit 4 - Prevoznik Dep., # 7 Exhibit 5 - McCann Dep., # 8 Exhibit 6 - Lembke Dep., # 9 Exhibit 7 - Schumacher Report, # 10 Exhibit 8 - Kessler Report, # 11 Exhibit 9 - Griffin Dep.)(Stoffelmayr, Kaspar) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1887	Motion for partial summary judgment <i>ADJUDICATION OF DEFENDANTS DUTIES UNDER THE CONTROLLED SUBSTANCES ACT</i> filed by Plaintiff Plaintiffs' Lead Counsel. (Attachments: # 1 Brief in Support, # 2 Appendix Summary Sheet, # 3 Exhibit A-Prevoznic Excerpt, # 4 Exhibit B-Registrant Letter, # 5 Exhibit C-Registrant Letter)(Hanly, Paul) (Entered: 07/19/2019)	Plaintiff

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7/19/2019	1891	<p>Motion for summary judgment of <i>Teva and Actavis Generic Defendants</i> filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Supplement Teva - Summary Sheet of Concise Facts, # 2 Brief in Support Brief iso Teva and Actavis Motion for Summary Judgment, # 3 Index Summary Sheet of Exhibits, # 4 Affidavit Declaration of S. Reed, # 5 Exhibit 1-Generic Drugs Undergo Rigorous FDA Scrutiny, # 6 Exhibit 2- Authorized Generic Drugs Report, # 7 Exhibit 3- D. Herman Depo Excerpts, # 8 Exhibit 4- M. Perfetto Depo Excerpts, # 9 Exhibit 5- Cephalon 2010 10k, # 10 Exhibit 6-March 29, 2007 Cephalon Letter, # 11 Exhibit 7- Fentora Label, # 12 Exhibit 8- J. Hassler Depo excerpts, # 13 Exhibit 9-S. Nicholson Report, # 14 Exhibit 10- TIRF REMS Program, # 15 Exhibit 11- E. Michna Report, # 16 Exhibit 12-M. Schumacher Depo Excerpts, # 17 Exhibit 13-A. Lembke Deposition, # 18 Exhibit 14-M. Perri Report, # 19 Exhibit 15-D. Kessler Report, # 20 Exhibit 16-D. Egilman Report, # 21 Exhibit 17-D. Egilman Depo Excerpts, # 22 Exhibit 18-H. Dorfman Report, # 23 Exhibit 19- M. Day Depo Excerpts, # 24 Exhibit 20- TEVA MDL A 06380925 image, # 25 Exhibit 21-TEVA MDL A 11891302 image, # 26 Exhibit 22- TEVA MDL Af00782034 image, # 27 Exhibit 23- 7-1-2012 Grant Policy, # 28 Exhibit 24- TEVA MDL A 00785735, # 29 Exhibit 25- TEVA MDL A 00785338 image, # 30 Exhibit 26- TEVA MDL A 00553027, # 31 Exhibit 27-TEVA MDL A 00552919, # 32 Exhibit 28- TEVA MDL A 01169010, # 33 Exhibit 29- TEVA MDL A 00502973, # 34 Exhibit 30- K. Wright Depo Excerpts, # 35 Exhibit 31- R. Portenoy Depo Excerpts, # 36 Exhibit 32- L. Webster Depo Excerpts, # 37 Exhibit 33-S. Fishman Depo Excerpts, # 38 Exhibit 34- S. Harper-Avilla Depo Excerpts, # 39 Exhibit 35- T. Prevoznik Depo Excerpts, # 40 Exhibit 36- J. Rafalski Depo Excerpts, # 41 Exhibit 37- L. Holifield Report, # 42 Exhibit 38- K. Colder Report, # 43 Exhibit 39- C. McGinn Depo Excerpts, # 44 Exhibit 40- ALLERGAN MDL 02128514 image, # 45 Exhibit 41- M. Woods excerpts, # 46 Exhibit 42- S. Beckhardt Depo Excerpts, # 47 Exhibit 43-TEVA MDL A 01088845, # 48 Exhibit 44-P. Chintagunta Expert Report, # 49 Exhibit 45- M. Rosenblatt Expert Report, # 50 Exhibit 46- Patient-Prescriber 49- Plf Supp Resp to Manu Def Rog, # 54 Exhibit 50- Excerpts, # 56 Exhibit 52- L. Keller Expert Report, # 57 Exhibit 53- J. Rannazzisi Depo Excerpts, # 58 Exhibit 54-T.</p>	Plaintiff

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		Glover Declaration, # 59 Exhibit 55-Declaration of Christine Baeder, # 60 Exhibit 56- Example A - West Declaration, # 61 Exhibit 57- D. Myers Declaration, # 62 Exhibit 58- Fentora Approval Letter, Sept. 25, 2006, # 63 Exhibit 59- Guilty Plea Agreement, # 64 Proposed Order)(Reed, Steven) (Entered: 07/19/2019)	

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7/19/2019	1892	SEALED Motion <i>Distributors and Manufacturers Motion for Partial Summary Judgment on Statute of Limitations Grounds</i> 1813 , 441 filed by Defendant Cardinal Health, Inc.. Related document(s) 1813 , 441 . (Attachments: # 1 Brief in Support, # 2 Supplement Summary Sheet, # 3 Proposed Order, # 4 Appendix 1 TA Dep, # 5 Appendix 2 MB Dep, # 6 Appendix 3 KB Dep, # 7 Appendix 4 SB Dep, # 8 Appendix 5 TB Dep, # 9 Appendix 6 VC Dep, # 10 Appendix 7 MC Dep, # 11 Appendix 8 GC Dep, # 12 Appendix 9 WD Dep, # 13 Appendix 10 MG Dep, # 14 Appendix 11 JG Dep, # 15 Appendix 12 GJ Dep, # 16 Appendix 13 GJ Dep Ex. 12, # 17 Appendix 14 MK Dep, # 18 Appendix 15 PL Dep, # 19 Appendix 16 AL Dep, # 20 Appendix 17 CM Dep, # 21 Appendix 18 SM Dep, # 22 Appendix 19 JP Dep, # 23 Appendix 20 SP Dep, # 24 Appendix 21 JP Dep, # 25 Appendix 22 JR Dep, # 26 Appendix 23 DS Dep, # 27 Appendix 24 CW Dep, # 28 Appendix 25 DOJ ARCOS Retail Drug Summary, # 29 Appendix 26 GAO Report, # 30 Appendix 27 Gansler Report, # 31 Appendix 28 DOJ Article, # 32 Appendix 29 DOJ Press Release, # 33 Appendix 30 Ohio Medicaid Annual Report, # 34 Appendix 31 DOJ Press Release, # 35 Appendix 32 DOJ Press Release, # 36 Appendix 33 Executive Order, # 37 Appendix 34 OR DOJ Press Release, # 38 Appendix 35 OH Final Report, # 39 Appendix 36 OH Press Release, # 40 Appendix 37 SEC Alpharma Settlement Agmt, # 41 Appendix 38 House Bill 93 Rpt, # 42 Appendix 39 OH Opiate Epidemic, # 43 Appendix 40 SFC Press Release, # 44 Appendix 41 Letter to Endo, # 45 Appendix 42 Letter to J&J, # 46 Appendix 43 Letter to Purdue, # 47 Appendix 44 Letter to AAPM, # 48 Appendix 45 Letter to APF, # 49 Appendix 46 Letter to FSMB, # 50 Appendix 47 Letter to APS, # 51	Plaintiff

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7/19/2019	1892	Appendix 48 Rannazzisi Statement, # 52 Appendix 49 Annual Report Summit County, # 53 Appendix 50 DOJ DEA Adjudication of Registrant Actions, # 54 Appendix 51 Opiate Timeline, # 55 Appendix 52 FDA Approved Drugs, # 56 Appendix 53 Kalb Article, # 57 Appendix 54 Tough Article, # 58 Appendix 55 Mezger Article, # 59 Appendix 56 Henson Article, # 60 Appendix 57 Cincinnati Enquirer Article, # 61 Appendix 58 Meier Article, # 62 Appendix 59 The Blade Article, # 63 Appendix 60 Columbus Dispatch Article, # 64 Appendix 61 Loftus, Gryta Article, # 65 Appendix 62 Armon Article, # 66 Appendix 63 Nash Article, # 67 Appendix 64 Pramik Article, # 68 Appendix 65 Los Angeles Times Article, # 69 Appendix 66 Mitchell Article, # 70 Appendix 67 Pramik Article, # 71 Appendix 68 Allison Article, # 72 Appendix 69 Rutledge Article, # 73 Appendix 70 Akron Beacon Article, # 74 Appendix 71 Dissell Article, # 75 Appendix 72 Vardon Article, # 76 Appendix 73 Dayton Daily News Article, # 77 Appendix 74 Tribble Article, # 78 Appendix 75 Weber, Ornstein Article, # 79 Appendix 76 Weber, Ornstein Article, # 80 Appendix 77 Starting Point, # 81 Appendix 78 Barrett, Martin Article, # 82 Appendix 79 Fauber Article, # 83 Appendix 80 Fauber Article, # 84 Appendix 81 Shepard Smith Article, # 85 Appendix 82 Squawk Box, # 86 Appendix 83 Diane Sawyer Article, # 87 Appendix 84 Leger Article, # 88 Appendix 85 Wartenberg Article, # 89 Appendix 86 CNN broadcast, # 90 Appendix 87 Powell Article, # 91 Appendix 88 Meier Article, # 92 Appendix 89 McCarty Article, # 93 Appendix 90 Wartenberg Article, # 94 Appendix 91 Fauber, Gabler Article, # 95 Appendix 92 Early Start broadcast, # 96 Appendix 93 ABC World News broadcast, # 97 Appendix 94 Kamp article, # 98 Appendix 95 Meier article, # 99 Appendix 96 TA email, # 100 Appendix 97 DA email, # 101 Appendix 98 DA email attachment, # 102 Appendix 99 RZ email, # 103 Appendix 100 JM email, # 104 Appendix 101 TZ email, # 105 Appendix 102 JM email, # 106 Appendix 103 DL email, # 107 Appendix 104 DL email attachment, # 108 Appendix 105 DL email, # 109 Appendix 106 DA email, # 110 Appendix 107 DA email attachment, # 111 Appendix 108 DL email, # 112 Appendix 109 DL email attachment, # 113 Appendix 110 JH email, # 114 Appendix 111 DL email, # 115 Appendix 112 DL email attachment, # 116 Appendix 113 VC email, # 117 Appendix 114 CMDR email, # 118 Appendix 115 DS email, # 119 Appendix 116 HS email, # 120 Appendix 117 WD email, # 121 Appendix 118 WD email, # 122 Appendix 119 WD email attachment, # 123 Appendix 120 VC email, # 124 Appendix 121 VC email attachment, # 125 Appendix	Plaintiff

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		<p>122 TH email, # 126 Appendix 123 TH email attachment, # 127 Appendix 124 TH email attachment, # 128 Appendix 125 AW email, # 129 Appendix 126 AW email attachment, # 130 Appendix 127 HS email, # 131 Appendix 128 HS email attachment, # 132 Appendix 129 HS email attachment, # 133 Appendix 130 HS email attachment, # 134 Appendix 131 HS email attachment, # 135 Appendix 132 HS email attachment, # 136 Appendix 133 HS email attachment, # 137 Appendix 134 HS email attachment, # 138 Appendix 135 HS email attachment, # 139 Appendix 136 HS email, # 140 Appendix 137 HS email attachment, # 141 Appendix 138 HS email attachment, # 142 Appendix 139 HS email attachment, # 143 Appendix 140 HS email attachment, # 144 Appendix 141 HS email attachment, # 145 Appendix 142 Baker Report, # 146 Appendix 143 ODH Press Release, # 147 Appendix 144 ODH Press Release, # 148 Appendix 145 CCC Press Release, # 149 Appendix 146 ADAMHS Board Minutes, # 150 Appendix 147 2010 Narcotics Stats, # 151 Appendix 148 ODH Press Release, # 152 Appendix 149 OSBP Press Release, # 153 Appendix 150 Denihan article, # 154 Appendix 151 OACBHA Press Release, # 155 Appendix 152 Denihan article, # 156 Appendix 153 Summit Cty OARRS Report, # 157 Appendix 154 Fishbain article, # 158 Appendix 155 Saper, Lake article, # 159 Appendix 156 Chou article, # 160 Appendix 157 APF Annual Report, # 161 Appendix 158 Treadwell article, # 162 Appendix 159 Boscarino article, # 163 Appendix 160 AAPM press release, # 164 Appendix 161 APS press release, # 165 Appendix 162 AL Expert Report, # 166 Appendix 163 MS Expert Report, # 167 Appendix 164 Endo, Our Products, # 168 Appendix 165 Purdue, Purdue Products, # 169 Appendix 166 Janssen, Products, # 170 Appendix 167 Teva USA, Product Catalog, # 171 Appendix 168 Fishman excerpt, # 172 Appendix 169 OSAMN press release, # 173 Appendix 170 Farrell email, # 174 Appendix 171 Chiem article, # 175 Appendix 172 VanZee article)(Heard, Frank) (Entered: 07/19/2019)</p>	

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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1894	<p>Motion for summary judgment <i>FOR PLAINTIFFS FAILURE TO OFFER PROOF OF CAUSATION</i> filed by *** SELECTION REQUIRED Manufacturer Defendants. Related document(s) 1771 . (Attachments: # 1 Brief in Support, # 2 Exhibit Index, # 3 Exhibit T. Knapp Declaration, # 4 Exhibit 1, March 25, 2019 Expert Report of Meredith Rosenthal, # 5 Exhibit 2, May 4, 2019 Deposition Transcript of Meredith Rosenthal, # 6 Exhibit 3, March 25, 2019 Expert Report of Katherine Keyes, # 7 Exhibit 4, March 25, 2019 Expert Report of Anna Lembke, # 8 Exhibit 5, March 25, 2019 Expert Report of Mark A. Schumacher, # 9 Exhibit 6, April 29, 2019 Deposition Transcript of Katherine Keyes, # 10 Exhibit 7, May 9, 2019 Deposition Transcript of Craig J. McCann, # 11 Exhibit 8, March 25, 2019 Expert Report of Craig J. McCann, # 12 Exhibit 9, April 15, 2019 Expert Report of James E. Rafalski, # 13 Exhibit 10, May 14, 2019 Deposition Transcript of James E. Rafalski, # 14 Exhibit 11, June 13, 2019 Deposition Transcript of Lacey R. Keller, # 15 Exhibit 12, May 17, 2019 Deposition Transcript of Seth B. Whitelaw, # 16 Exhibit 13, March 25, 2019 Expert Report of David Cutler, # 17 Exhibit 14, April 26, 2019 Deposition Transcript of David Cutler, # 18 Exhibit 15, March 25, 2019 Public Nuisance Expert Report of Thomas McGuire, # 19 Proposed Order)(Welch, Donna) (Entered: 07/19/2019)</p>	Plaintiff
7/19/2019	1895	<p>SEALED Document:Notice of Filing of Plaintiffs' Expert Reports filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Caleb Alexander, MD, MS Report, # 2 Caleb Alexander, MD, MS Supplement and Errata, # 3 David Courtwright, PhD Report, # 4 David Cutler, PhD Report, # 5 David Egilman, MD, PhD Report, # 6 Jonathan Gruber, PhD Report, # 7 Lacey Keller Report with Errata, # 8 David Kessler, MD Report, # 9 Katherine Keyes Report, # 10 Anna Lembke Report with Supplemental Materials, # 11 Jeffrey Liebman, PhD Report, # 12 Jeffrey Liebman, PhD Supplemental Report and Errata with Revised Appendix B, # 13 Craig McCann Report, # 14 Craig McCann Supplemental Report, # 15 Craig McCann Second Supplemental Report, # 16 Thomas McGuire Report, # 17 Thomas McGuire Report Public Nuisance, # 18 Matthew Perri Report, # 19 James Rafalski Report, # 20 Meredith Rosenthal Report and Errata, # 21 Mark Schumacher, MD Report and Supplemental Materials, # 22 Scott Wexelblatt, PhD Report, # 23 Seth Whitelaw, JD, LLM Report, # 24 Nancy Young, PhD Report)(Cabraser, Elizabeth) (Entered: 07/19/2019)</p>	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1896	Motion for partial summary judgment Distributors and Manufacturers Motion for Partial Summary Judgment on Statute of Limitations Grounds filed by Defendant Cardinal Health, Inc.. (Attachments: # 1 Brief in Support, # 2 Supplement Summary Sheet, # 3 Proposed Order, # 4 Appendix 1 TA Dep, # 5 Appendix 2 MB Dep, # 6 Appendix 3 KB Dep, # 7 Appendix 4 SB Dep, # 8 Appendix 5 TB Dep, # 9 Appendix 6 VC Dep, # 10 Appendix 7 MC Dep, # 11 Appendix 8 GC Dep, # 12 Appendix 9 WD Dep, # 13 Appendix 10 MG Dep, # 14 Appendix 11 JG Dep, # 15 Appendix 12 GJ Dep, # 16 Appendix 13 GJ Dep Ex. 12, # 17 Appendix 14 MK Dep, # 18 Appendix 15 PL Dep, # 19 Appendix 16 AL Dep, # 20 Appendix 17 CM Dep, # 21 Appendix 18 SM Dep, # 22 Appendix 19 JP Dep, # 23 Appendix 20 SP Dep, # 24 Appendix 21 JP Dep, # 25 Appendix 22 JR Dep, # 26 Appendix 23 DS Dep, # 27 Appendix 24 CW Dep, # 28 Appendix 25 DOJ ARCOS Retail Drug Summary, # 29 Appendix 26 GAO Report, # 30 Appendix 27 Gansler Report, # 31 Appendix 28 DOJ Article, # 32 Appendix 29 DOJ Press Release, # 33 Appendix 30 Ohio Medicaid Annual Report, # 34 Appendix 31 DOJ Press Release, # 35 Appendix 32 DOJ Press Release, # 36 Appendix 33 Executive Order, # 37 Appendix 34 OR DOJ Press Release, # 38 Appendix 35 OH Final Report, # 39 Appendix 36 OH Press Release, # 40 Appendix 37 SEC Alpharma Settlement Agmt, # 41 Appendix 38 House Bill 93 Rpt, # 42 Appendix 39 OH Opiate Epidemic, # 43 Appendix 40 SFC Press Release, # 44 Appendix 41 Letter to Endo, # 45 Appendix 42 Letter to J&J, # 46 Appendix 43 Letter to Purdue, # 47 Appendix 44 Letter to AAPM, # 48 Appendix 45 Letter to APF, # 49 Appendix 46 Letter to FSMB, # 50 Appendix 47 Letter to APS, # 51 Appendix 48 Rannazzisi Statement, # 52 Appendix 49 Annual Report Summit County, # 53 Appendix 50 DOJ DEA Adjudication of Registrant Actions, # 54 Appendix 51 Opiate Timeline, # 55 Appendix 52 FDA Approved Drugs, # 56 Appendix 53 Kalb Article, # 57 Appendix 54 Tough Article, # 58 Appendix 55 Mezger Article, # 59 Appendix 56 Henson Article, # 60 Appendix 57 Cincinnati Enquirer Article, # 61 Appendix 58 Meier Article, # 62 Appendix 59 The Blade Article, # 63 Appendix 60 Columbus Dispatch Article, # 64 Appendix 61 Loftus, Gryta Article, # 65 Appendix 62 Armon Article, # 66 Appendix 63 Nash Article, # 67 Appendix 64 Pramik Article, # 68 Appendix 65 Los Angeles Times Article, # 69 Appendix 66 Mitchell Article, # 70 Appendix 67 Pramik Article, # 71 Appendix 68 Allison Article, # 72 Appendix 69 Rutledge Article, # 73 Appendix 70 Akron Beacon Article, # 74 Appendix 71 Dissell Article, # 75 Appendix 72 Vardon Article, # 76 Appendix 73	Plaintiff

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		<p>Dayton Daily News Article, # 77 Appendix 74 Tribble Article, # 78 Appendix 75 Weber, Ornstein Article, # 79 Appendix 76 Weber, Ornstein Article, # 80 Appendix 77 Starting Point, # 81 Appendix 78 Barrett, Martin Article, # 82 Appendix 79 Fauber Article, # 83 Appendix 80 Fauber Article, # 84 Appendix 81 Shepard Smith Article, # 85 Appendix 82 Squawk Box, # 86 Appendix 83 Diane Sawyer Article, # 87 Appendix 84 Leger Article, # 88 Appendix 85 Wartenberg Article, # 89 Appendix 86 CNN broadcast, # 90 Appendix 87 Powell Article, # 91 Appendix 88 Meier Article, # 92 Appendix 89 McCarty Article, # 93 Appendix 90 Wartenberg Article, # 94 Appendix 91 Fauber, Gabler Article, # 95 Appendix 92 Early Start broadcast, # 96 Appendix 93 ABC World News broadcast, # 97 Appendix 94 Kamp article, # 98 Appendix 95 Meier article, # 99 Appendix 96 TA email, # 100 Appendix 97 DA email, # 101 Appendix 98 DA email attachment, # 102 Appendix 99 RZ email, # 103 Appendix 100 JM email, # 104 Appendix 101 TZ email, # 105 Appendix 102 JM email, # 106 Appendix 103 DL email, # 107 Appendix 104 DL email attachment, # 108 Appendix 105 DL email, # 109 Appendix 106 DA email, # 110 Appendix 107 DA email attachment, # 111 Appendix 108 DL email, # 112 Appendix 109 DL email attachment, # 113 Appendix 110 JH email, # 114 Appendix 111 DL email, # 115 Appendix 112 DL email attachment, # 116 Appendix 113 VC email, # 117 Appendix 114 CMDR email, # 118 Appendix 115 DS email, # 119 Appendix 116 HS email, # 120 Appendix 117 WD email, # 121 Appendix 118 WD email, # 122 Appendix 119 WD email attachment, # 123 Appendix 120 VC email, # 124 Appendix 121 VC email attachment, # 125 Appendix 122 TH email, # 126 Appendix 123 TH email attachment, # 127 Appendix 124 TH email attachment, # 128 Appendix 125 AW email, # 129 Appendix 126 AW email attachment, # 130 Appendix 127 HS email, # 131 Appendix 128 HS email attachment, # 132 Appendix 129 HS email attachment, # 133 Appendix 130 HS email attachment, # 134 Appendix 131 HS email attachment, # 135 Appendix 132 HS email attachment, # 136 Appendix 133 HS email attachment, # 137 Appendix 134 HS email attachment, # 138 Appendix 135 HS email attachment, # 139 Appendix 136 HS email, # 140 Appendix 137 HS email attachment, # 141 Appendix 138 HS email attachment, # 142 Appendix 139 HS email attachment, # 143 Appendix 140 HS email attachment, # 144 Appendix 141 HS email attachment, # 145 Appendix 142 Baker Report, # 146 Appendix 143 ODH Press Release, # 147 Appendix 144 ODH Press Release, # 148 Appendix 145 CCC Press Release, # 149 Appendix 146</p>	

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		ADAMHS Board Minutes, # 150 Appendix 147 2010 Narcotics Stats, # 151 Appendix 148 ODH Press Release, # 152 Appendix 149 OSBP Press Release, # 153 Appendix 150 Denihan article, # 154 Appendix 151 OACBHA Press Release, # 155 Appendix 152 Denihan article, # 156 Appendix 153 Summit Cty OARRS Report, # 157 Appendix 154 Fishbain article, # 158 Appendix 155 Saper, Lake article, # 159 Appendix 156 Chou article, # 160 Appendix 157 APF Annual Report, # 161 Appendix 158 Treadwell article, # 162 Appendix 159 Boscarino article, # 163 Appendix 160 AAPM press release, # 164 Appendix 161 APS press release, # 165 Appendix 162 AL Expert Report, # 166 Appendix 163 MS Expert Report, # 167 Appendix 164 Endo, Our Products, # 168 Appendix 165 Purdue, Purdue Products, # 169 Appendix 166 Janssen, Products, # 170 Appendix 167 Teva USA, Product Catalog, # 171 Appendix 168 Fishman excerpt, # 172 Appendix 169 OSAMN press release, # 173 Appendix 170 Farrell email, # 174 Appendix 171 Chiem article, # 175 Appendix 172 VanZee article)(Heard, Frank) (Entered: 07/19/2019)	
7/19/2019	1898	SEALED Motion for Partial Summary Judgment 1813 , 1778 filed by Mallinckrodt LLC, Mallinckrodt PLC, SpecGX LLC. Related document(s) 1813 , 1778 . (Attachments: # 1 Summary Sheet, # 2 Memorandum in Support, # 3 Declaration of Jennifer S. Pantina in Support, # 4 Exhibit 1 to Pantina Declaration, # 5 Exhibit 2 to Pantina Declaration, # 6 Exhibit 3 to Pantina Declaration, # 7 Exhibit 4 to Pantina Declaration, # 8 Exhibit 5 to Pantina Declaration, # 9 Exhibit 6 to Pantina Declaration, # 10 Exhibit 7 to Pantina Declaration, # 11 Exhibit 8 to Pantina Declaration, # 12 Exhibit 9 to Pantina Declaration, # 13 Exhibit 10 to Pantina Declaration, # 14 Exhibit 11 to Pantina Declaration, # 15 Exhibit 12 to Pantina Declaration, # 16 Exhibit 13 to Pantina Declaration, # 17 Exhibit 14 to Pantina Declaration, # 18 Exhibit	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		15 to Pantina Declaration, # 19 Proposed Order)(O'Connor, Brien) (Entered: 07/19/2019)	
7/19/2019	1899	Notice of Filing Plaintiffs Expert Reports filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Caleb Alexander, MD, MS Report, # 2 Caleb Alexander, MD, MS Supplement and Errata, # 3 David Courtwright, PhD Report, # 4 David Cutler, PhD Report, # 5 David Egilman, MD, PhD Report, # 6 Jonathan Gruber, PhD Report, # 7 Lacey Keller Report with Errata, # 8 David Kessler, MD Report, # 9 Katherine Keyes Report, # 10 Anna Lembke Report with Supplemental Materials, # 11 Jeffrey Liebman, PhD Report, # 12 Jeffrey Liebman, PhD Supplemental Report and Errata with Revised Appendix B, # 13 Craig McCann Report, # 14 Craig McCann Supplemental Report, # 15 Craig McCann Second Supplemental Report, # 16 Thomas McGuire Report, # 17 Thomas McGuire Report Public Nuisance, # 18 Matthew Perri Report, # 19 James Rafalski Report, # 20 Meredith Rosenthal Report and Errata, # 21 Mark Schumacher, MD Report and Supplemental Materials, # 22 Scott Wexelblatt, PhD Report, # 23 Seth Whitelaw, JD, LLM Report, # 24 Nancy Young, PhD Report)(Cabraser, Elizabeth) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1900	Motion to strike /Defendants' Daubert Motion to Exclude the Opinions Offered by James Rafalski filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co., Walgreen Eastern Co.. Related document(s) 1884 . (Attachments: # 1 Brief in Support, # 2 Exhibit 1 - Rafalski Report, # 3 Exhibit 2 - Rafalski Dep., # 4 Exhibit 3 - Wright Dep., # 5 Exhibit 4 - Prevoznik Dep., # 6 Exhibit 5 - McCann Dep., # 7 Exhibit 6 - Lembke Dep., # 8 Exhibit 7 - Schumacher Dep., # 9 Exhibit 8 - Kessler Report, # 10 Exhibit 9 - Griffin Dep., # 11 Proposed Order)(Stoffelmayr, Kaspar) (Entered: 07/19/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1901	Motion TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. Related document(s) 1758 . (Attachments: # 1 Brief in Support of DEFENDANTS MOTION TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY, # 2 Exhibit Index, # 3 Exhibit T. Knapp Declaration, # 4 Exhibit 1, March 25, 2019 Expert Report of David Cutler, # 5 Exhibit 2, April 26, 2019 and April 27, 2019 Depositions of David Cutler, Ph.D., # 6 Exhibit 3, June 21st, 2019 Corrected and Restated Expert Report of Kevin M. Murphy, Ph.D., # 7 Exhibit 4, Anne Case, et al., Mortality and Morbidity in the 21st Century, Brookings Papers on Economic Activity (2017), # 8 Exhibit 5, May 10, 2019 Expert Report of Professor Iain Cockburn, # 9 Exhibit 6, May 10, 2019 Expert Report of Professor Margaret K. Kyle, # 10 Proposed Order)(Welch, Donna) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1903	SEALED Motion for Order 1813 , 441 filed by Defendant Cardinal Health, Inc.. Related document(s) 1813 , 441 . (Attachments: # 1 Summary Sheet, # 2 Brief in Support, # 3 Proposed Order, # 4 Declaration of A. Hardin, # 5 Exhibit 1 - McCann Report, # 6 Exhibit 2 - Rafalski Report, # 7 Exhibit 3 - McCann Second Supplemental Report, # 8 Exhibit 4 - McCann Deposition, # 9 Exhibit 5 - Rafalski Deposition, # 10 Exhibit 6 - MacDonald Report, # 11 Exhibit 7 - DEA Letter, # 12 Exhibit 8 Prevoznik Deposition, # 13 Exhibit 9 - Rannazzisi Deposition, # 14 Exhibit 10 - Wright Deposition, # 15 Exhibit 11 - Ashley Deposition, # 16 Exhibit 12 - GAO Report, # 17 Exhibit 13 - Strait Deposition, # 18 Exhibit 14 - Plaintiffs' Discovery Responses, # 19 Exhibit 15 - Jena Report, # 20 Exhibit 16 - Brunner Report, # 21 Exhibit 17 - McCann Appendix 10)(Hardin, Ashley) (Entered: 07/19/2019)	Plaintiff

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7/19/2019	1909	Motion for summary judgment filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. Related document(s) 1775 . (Attachments: # 1 Brief in Support OF DEFENDANTS ALLERGAN PLC, ALLERGAN FINANCE, LLC, ALLERGAN SALES, LLC, AND ALLERGAN USA, INC.S INDIVIDUAL MOTION FOR SUMMARY JUDGMENT, # 2 Exhibit Index, # 3 Exhibit D. Welch Declaration, # 4 Exhibit 1, Settlement Agreement and Mutual Releases between Teva Pharmaceutical Industries Ltd. and Allergan plc, dated January 31, 2018, bearing the bates number ALLERGAN_MDL_01396687, # 5 Exhibit 2, true and correct copy of Exhibit 3 from the October 26, 2018 deposition of Stephan Kaufhold, # 6 Exhibit 3, Allergans Fourth Amended Objections and Responses to Plaintiffs Corrected Second Set of Interrogatories, dated March 4, 2019., # 7 Exhibit 4, May 10, 2019 Expert Report of Margaret K. Kyle, # 8 Exhibit 5, May 10, 2019 Expert Report of Carl C. Peck, # 9 Exhibit 6, August 2, 2018 deposition transcript of Jennifer Altier, # 10 Exhibit 7, April 24, 2019 deposition transcript of Matthew Perri, # 11 Exhibit 8, ALLERGAN_MDL_02147111, # 12 Exhibit 9, ALLERGAN_MDL_00400518, # 13 Exhibit 10, January 17, 2019 deposition transcript of Douglas Boothe, # 14 Exhibit 11, TEVA_MDL_JD000066, # 15 Exhibit 12, Master Purchase Agreement between Allergan plc and Teva Pharmaceutical Industries Ltd., dated July 26, 2015, bearing the bates number ALLERGAN_MDL_01470362, # 16 Exhibit 13, Kadian Asset Purchase Agreement, dated December 17, 2008, bearing the bates number ALLERGAN_MDL_00378157, # 17 Exhibit 14, May 10, 2019 Expert Report of Jonathan R. Macey, # 18 Exhibit 15, May 29, 2019 deposition transcript of Jonathan R. Macey, # 19 Exhibit 16, ALLERGAN_MDL_01373716, # 20 Exhibit 17, May 4-5, 2019 deposition transcript of Meredith B. Rosenthal, # 21 Exhibit 18, May 9, 2019 deposition transcript of Craig J. McCann, # 22 Exhibit 19, June 13, 2019 deposition transcript of Lacey R. Keller, # 23 Exhibit 20, June 27, 2019 Supplemental Expert Report of Margaret K. Kyle, # 24 Exhibit 21, ALLERGAN_MDL_01104711, # 25 Proposed Order)(Welch, Donna) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1910	Motion for partial summary judgment <i>ADJUDICATION OF DEFENDANTS DUTIES UNDER THE CONTROLLED SUBSTANCES ACT</i> filed by Plaintiff Plaintiffs' Lead Counsel. Related document(s) 1813 . (Attachments: # 1 Brief in Support, # 2 Appendix Summary Sheet)(Hanly, Paul) (Entered: 07/19/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1911	Motion Defendants Motion to Exclude Testimony of Thomas McGuire Concerning Damages filed by Defendant Cardinal Health, Inc.. (Attachments: # 1 Brief in Support, # 2 Pleading Summary Sheet, # 3 Proposed Order, # 4 Index Affidavit of Ashley W. Hardin, # 5 Exhibit 1 - McGuire Report, # 6 Exhibit 2 - McGuire Dep., # 7 Exhibit 3 - Cutler Dep., # 8 Exhibit 4 - Bialecki Dep., # 9 Exhibit 5 - Cuyahoga Discovery Response, # 10 Exhibit 6 - Summit Discovery Response, # 11 Exhibit 7 - Cuyahoga Discovery Response, # 12 Exhibit 8 - Summit Discovery Response, # 13 Exhibit 9 - Majestro Letter, # 14 Exhibit 10 - Keenan Dep., # 15 Exhibit 11 - Rosenthal Report, # 16 Exhibit 12 - Rosenthal Dep., # 17 Exhibit 13 - Johnson Dep., # 18 Exhibit 14 - Nelsen Dep.)(Heard, Frank) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1913	Motion TO EXCLUDE MEREDITH ROSENTHALS OPINIONS AND PROPOSED TESTIMONY filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. Related document(s) 1767 . (Attachments: # 1 Brief in Support OF DEFENDANTS MOTION TO EXCLUDE MEREDITH ROSENTHALS OPINIONS AND PROPOSED TESTIMONY, # 2 Exhibit Index, # 3 Exhibit T. Knapp Declaration, # 4 Exhibit 1, March 25, 2019 Expert Report of Meredith Rosenthal, # 5 Exhibit 2, May 5-6, 2019 Deposition of Meredith Rosenthal, # 6 Exhibit 3, David M. Cutler, et al., The Value of Antihypertensive Drugs: A Perspective on Medical Innovation, Health Affairs 26, no. 1 (2007), # 7 Exhibit 4, April 23, 2019 Deposition of Matthew Perri, # 8 Exhibit 5, April 26th, 2019 Deposition of David Kessler, # 9 Exhibit 6, April 26th, 2019 Deposition of David Cutler, # 10 Exhibit 7, June 6th, 2019 Deposition of Henry Grabowski, # 11 Exhibit 8, Mark Hirschey, Intangible Capital Aspects of Advertising and R&D Expenditures, The Journal of Industrial Economics 30(4) at 375 (1982), # 12 Exhibit 9, June 5th, 2019 Deposition of Margaret Kyle, # 13 Exhibit 10, May 10, 2019 Expert Report of Margaret Kyle, # 14 Exhibit 11, May 10, 2019 Expert Report of Jonathan Ketcham, # 15 Exhibit 12, R. Carter Hill and William E. Griffiths, Principles of Econometrics at 476 (John Wiley & Sons, Inc., 4th ed. 2011), # 16 Exhibit 13, Peter Kennedy, A guide to Econometrics at 139 (6th ed. 2008), # 17 Proposed Order)(Welch, Donna) (Entered: 07/19/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1914	Motion to Exclude Lacey Keller's Opinions and Proposed Testimony filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. Related document(s) 1782 . (Attachments: # 1 Memorandum in Support, # 2 Declaration of Jennifer D. Cardelus, # 3 Exhibit 1 - Keller Depo. Tr. (excerpt), # 4 Exhibit 2 - Keller expert report, # 5 Exhibit 3 - Rafalski expert report (excerpt), # 6 Exhibit 4 - 5/13/19 Rafalski Depo. Tr. (excerpt), # 7 Exhibit 5 - 6/14/19 Rafalski Depo. Tr. (excerpt), # 8 Exhibit 6 - 4/17/19 Prevoznik Depo. Tr. (excerpt), # 9 Exhibit 7 - 5/17/19 Prevoznik Depo. Tr. (excerpt), # 10 Exhibit 8 - 4/26/19 Rannazzisi Depo. Tr. (excerpt), # 11 Exhibit 9 - 5/15/19 Rannazzisi Depo. Tr. (excerpt), # 12 Exhibit 10 - Wright Depo. Tr. (excerpt), # 13 Exhibit 11 - Holifield expert report, # 14 Exhibit 12 - Letter from Davis to Weinberger et al., # 15 Exhibit 13 - Buthusiem expert report)(Lifland, Charles) (Attachment 4 replaced on 7/26/2019) (P,R). (Entered: 07/19/2019)	Plaintiff
7/19/2019	1915	<u>Proposed Order filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. Related document(s) 1914 . (Lifland, Charles)</u> (Entered: 07/19/2019)	Plaintiff
7/19/2019	1916	Motion to strike <i>the Opinions Offered by Jonathan Gruber (Daubert)</i> filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co.. (Attachments: # 1 Brief in Support, # 2 Proposed Order, # 3 Summary Sheet, # 4 Attorney Declaration, # 5 Exhibit 1 to Attorney Declaration, # 6 Exhibit 2 to Attorney Declaration, # 7 Exhibit 3 to Attorney Declaration)(Hobart, Geoffrey) (Entered: 07/19/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1917	SEALED Motion to Exclude Lacey Keller's Opinions and Proposed Testimony 1813 , 1782 filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. Related document(s) 1813 , 1782 . (Attachments: # 1 Memorandum in Support, # 2 Declaration of Jennifer D. Cardelus, # 3 Exhibit 1 - Keller Depo. Tr. (excerpt), # 4 Exhibit 2 - Keller expert report, # 5 Exhibit 3 - Rafalski expert report (excerpt), # 6 Exhibit 4 - 5/13/19 Rafalski Depo. Tr. (excerpt), # 7 Exhibit 5 - 6/14/19 Rafalski Depo. Tr. (excerpt), # 8 Exhibit 6 - 4/17/19 Prevoznik Depo. Tr. (excerpt), # 9 Exhibit 7 - 5/17/19 Prevoznik Depo. Tr. (excerpt), # 10 Exhibit 8 - 4/26/19 Rannazzisi Depo. Tr. (excerpt), # 11 Exhibit 9 - 5/15/19 Rannazzisi Depo. Tr. (excerpt), # 12 Exhibit 10 - Wright Depo. Tr. (excerpt), # 13 Exhibit 11 - Holifield expert report, # 14 Exhibit 12 - Letter from Davis to Weinberger et al., # 15 Exhibit 13 - Buthusiem expert report, # 16 Proposed Order)(Lifland, Charles) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1918	Motion to strike the Opinions of Seth B. Whitelaw (Daubert) filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co.. (Attachments: # 1 Brief in Support, # 2 Proposed Order, # 3 Summary Sheet, # 4 Attorney Declaration, # 5 Exhibit 1 to Attorney Declaration, # 6 Exhibit 2 to Attorney Declaration, # 7 Exhibit 3 to Attorney Declaration, # 8 Exhibit 4 to Attorney Declaration, # 9 Exhibit 5 to Attorney Declaration, # 10 Exhibit 6 to Attorney Declaration, # 11 Exhibit 7 to Attorney Declaration, # 12 Exhibit 8 to Attorney Declaration, # 13 Exhibit 9 to Attorney Declaration)(Hobart, Geoffrey) (Entered: 07/19/2019)	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1919	Motion for summary judgment filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. Related document(s) 1776 . (Attachments: # 1 Memorandum in Support, # 2 Declaration of Jennifer D. Cardelus, # 3 Exhibit 1 - Keller expert report, # 4 Exhibit 2 - Keller Depo. Tr. (excerpt), # 5 Exhibit 3 - 1/9/19 Moskowitz Depo. Tr. (excerpt), # 6 Exhibit 4 - 11/14/18 Moskowitz Depo. Tr. (excerpt), # 7 Exhibit 5 - Vorsanger Depo. Tr. (excerpt), # 8 Exhibit 6 - FDA label - Nucynta ER, # 9 Exhibit 7 - FDA label - Nucynta, # 10 Exhibit 8 - Evaluation of the tamper-resistant properties of tapentadol extended-release tablets, # 11 Exhibit 9 - Nucynta ER: Fourth Safety Surveillance Plan Progress Report, # 12 Exhibit 10 - Rafalski Depo. Tr. (excerpt), # 13 Exhibit 11 - Prescribe Responsibility, # 14 Exhibit 12 - Let's Talk Pain, # 15 Exhibit 13 - Dempsey Depo. Ex. 42-A, B, C, # 16 Exhibit 14 - Exit Wounds, # 17 Exhibit 15 - Finding Relief, # 18 Exhibit 16 - Kessler expert report (excerpt), # 19 Exhibit 17 - Egilman expert report (excerpt), # 20 Exhibit 18 - Schumacher expert report (excerpt), # 21 Exhibit 19 - Perri expert report (excerpt), # 22 Exhibit 20 - Dempsey Depo. Tr. (excerpt), # 23 Exhibit 21 - Dempsey Depo. Ex. 46, # 24 Exhibit 22 - Dempsey Depo. Ex. 48, # 25 Exhibit 23 - Dempsey Depo. Ex. 49, # 26 Exhibit 24 - Dempsey Depo. Ex. 50, # 27 Exhibit 25 - Dempsey Depo. Ex. 51, # 28 Exhibit 26 - Dempsey Depo. Ex. 52, # 29 Exhibit 27 - Dempsey Depo. Ex. 54, # 30 Exhibit 28 - JAN-MS-05433746, # 31 Exhibit 29 - Prevoznik Depo. Tr. (excerpt), # 32 Exhibit 30 - Gutierrez Depo. Tr. (excerpt), # 33 Exhibit 31 - Perch Depo. Tr. (excerpt), # 34 Exhibit 32 - Papp Depo. Tr. (excerpt), # 35 Exhibit 33 - Moran Depo. Tr. (excerpt), # 36 Exhibit 34 - Ball Depo. Tr. (excerpt), # 37 Exhibit 35 - 2010 Ohio Drug Overdose Data: General Findings, # 38 Declaration of Dr. M. Laurentius Marais, # 39 Exhibit A - Marais expert report (excerpt), # 40 Declaration of Dr. Steven P. Cohen, # 41 Exhibit A - Cohen expert report (excerpt), # 42 Proposed Order)(Lifland, Charles) (Entered: 07/19/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1922	<p>SEALED Motion for Summary Judgment 1813 , 1776 filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. Related document(s) 1813 , 1776 . (Attachments: # 1 Memorandum in Support, # 2 Declaration of Jennifer D. Cardelus, # 3 Exhibit 1 - Keller expert report, # 4 Exhibit 2 - Keller Depo. Tr. (excerpt), # 5 Exhibit 3 - 1/9/19 Moskowitz Depo. Tr. (excerpt), # 6 Exhibit 4 - 11/14/18 Moskowitz Depo. Tr. (excerpt), # 7 Exhibit 5 - Vorsanger Depo. Tr. (excerpt), # 8 Exhibit 6 - FDA label - Nucynta ER, # 9 Exhibit 7 - FDA label - Nucynta, # 10 Exhibit 8 - Evaluation of the tamper-resistant properties of tapentadol extended-release tablets, # 11 Exhibit 9 - Nucynta ER: Fourth Safety Surveillance Plan Progress Report, # 12 Exhibit 10 - Rafalski Depo. Tr. (excerpt), # 13 Exhibit 11 - Prescribe Responsibility, # 14 Exhibit 12 - Lets Talk Pain, # 15 Exhibit 13 - Dempsey Depo. Ex. 42-A, B, C, # 16 Exhibit 14 - Exit Wounds, # 17 Exhibit 15 - Finding Relief, # 18 Exhibit 16 - Kessler expert report (excerpt), # 19 Exhibit 17 - Egilman expert report (excerpt), # 20 Exhibit 18 - Schumacher expert report (excerpt), # 21 Exhibit 19 - Perri expert report (excerpt), # 22 Exhibit 20 - Dempsey Depo. Tr. (excerpt), # 23 Exhibit 21 - Dempsey Depo. Ex. 46, # 24 Exhibit 22 - Dempsey Depo. Ex. 48, # 25 Exhibit 23 - Dempsey Depo. Ex. 49, # 26 Exhibit 24 - Dempsey Depo. Ex. 50, # 27 Exhibit 25 - Dempsey Depo. Ex. 51, # 28 Exhibit 26 - Dempsey Depo. Ex. 52, # 29 Exhibit 27 - Dempsey Depo. Ex. 54, # 30 Exhibit 28 - JAN-MS-05433746, # 31 Exhibit 29 - Prevoznik Depo. Tr. (excerpt), # 32 Exhibit 30 - Gutierrez Depo. Tr. (excerpt), # 33 Exhibit 31 - Perch Depo. Tr. (excerpt), # 34 Exhibit 32 - Papp Depo. Tr. (excerpt), # 35 Exhibit 33 - Moran Depo. Tr. (excerpt), # 36 Exhibit 34 - Ball Depo. Tr. (excerpt), # 37 Exhibit 35 - 2010 Ohio Drug Overdose Data: General Findings, # 38 Declaration of Dr. M. Laurentius Marais, # 39 Exhibit A - Marais expert report (excerpt), # 40 Declaration of Dr. Steven P. Cohen, # 41 Exhibit A - Cohen expert report (excerpt), # 42 Proposed Order)(Lifland, Charles) (Entered: 07/19/2019)</p>	Plaintiff
7/19/2019	1924	<p>SEALED Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them 1813 , 1792 , 1799 filed by Plaintiff Plaintiffs' Lead Counsel. Related document(s) 1813 , 1792 , 1799 . (Attachments: # 1 Brief in Support, # 2 Summary Sheet)(Hanly, Paul) (Entered: 07/19/2019)</p>	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1925	Motion to strike / <i>Exclude Testimony of Dr. David Egilman</i> filed by Endo Pharmaceuticals, Inc., McKesson Corporation, Purdue Pharma L.P.. Related document(s) 1787 . (Attachments: # 1 Brief in Support, # 2 Affidavit Sachse Declaration, # 3 Exhibit 1 - Egilman Report, # 4 Exhibit 2 - Ltr., # 5 Exhibit 3 - CO Order, # 6 Exhibit 4 - Egilman Depo Tr., # 7 Proposed Order)(Cheffo, Mark) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1926	Motion for summary judgment <i>That Plaintiffs' State-Law Claims are Preempted and Their Federal Claims are Precluded</i> filed by Defendant Manufacturer Defendants. Related document(s) 1760 . (Attachments: # 1 Brief in Support, # 2 Attorney Declaration, # 3 Exhibit 1 - May 2019 FDA Memo, # 4 Exhibit 2 - Courtwright Expert Report (excerpt), # 5 Exhibit 3 - Lembke Expert Report (excerpt), # 6 Exhibit 4 - Cuyahoga Interrog. Resp., # 7 Exhibit 5 - Summit Interrog. Resp., # 8 Exhibit 6 - Kessler Deposition Transcript (excerpt), # 9 Exhibit 7 - Perri Expert Report (excerpt), # 10 Exhibit 8 - Egilman Expert Report (excerpt), # 11 Exhibit 9 - Kessler Expert Report (excerpt), # 12 Exhibit 10 - Cuyahoga Amended Interrog. Resp., # 13 Exhibit 11 - PROP Petition, # 14 Exhibit 12 - PROP Response, # 15 Exhibit 13 - North Dakota Decision, # 16 Exhibit 14 - Suppl. Resp. to Rogs, # 17 Exhibit 15 - Keller Expert Report (excerpt), # 18 Exhibit 16 - Rafalski Expert Report (excerpt), # 19 Proposed Order)(Stern, Jonathan) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1927	Motion to strike / <i>Exclude Testimony of Kessler & Perri</i> filed by Endo Pharmaceuticals, Inc., Janssen Pharmaceuticals, Inc., McKesson Corporation, Purdue Pharma L.P.. Related document(s) 1786 . (Attachments: # 1 Brief in Support, # 2 Affidavit - Sachse Declaration, # 3 Exhibit 1 - Kessler Report, # 4 Exhibit 2 - Kessler Depo Tr., # 5 Exhibit 3 - Perri Report, # 6 Exhibit 4 - Perri Depo Tr., # 7 Exhibit 5 - FDA Briefing Book, # 8 Proposed Order)(Cheffo, Mark) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1928	SEALED Motion to Strike <i>Testimony of Kessler & Perri</i> 1813 , 1786 filed by Endo Pharmaceuticals, Inc., McKesson Corporation, Purdue Pharma L.P.. Related document(s) 1813 , 1786 . (Attachments: # 1 Brief in Support Motion, # 2 Affidavit - Sachse Decl., # 3 Exhibit 1 - Kessler Report, # 4 Exhibit 2 - Kessler Depo Tr., # 5 Exhibit 3 - Perri Report, # 6 Exhibit 4 - Perri Depo Tr., # 7 Exhibit 5 - FDA Briefing Book, # 8 Proposed Order)(Cheffo, Mark) (Entered: 07/19/2019)	Plaintiff

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MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/19/2019	1929	SEALED Motion Regarding Sealed Filings Made Pursuant to Order Amending Procedures Regarding Redactions and Filing of Briefs Under Seal 1813 filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Distributor Defendants' Liaison Counsel, Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Manufacturer Defendants' Liaison Counsel, McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Pharmacy Defendants' Liaison Counsel, Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co.. Related document(s) 1813 . (Hobart, Geoffrey) (Entered: 07/19/2019)	Plaintiff
7/19/2019	1930	Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims filed by Allergan Finance LLC, Endo Pharmaceuticals, Inc., Janssen Pharmaceuticals, Inc., Mallinckrodt LLC, Purdue Pharma L.P., Teva Pharmaceuticals USA, Inc.. Related document(s) 1790 . (Attachments: # 1 Brief in Support, # 2 Affidavit - Sachse Decl., # 3 Exhibit 1 - FDA Briefing Book, # 4 Exhibit 2 - Pltf. Ltr., # 5 Exhibit 3 - Portenoy Decl., # 6 Exhibit 4 - Portenoy Dep., # 7 Exhibit 5 - Actiq Label, # 8 Exhibit 6 - Duragesic Label, # 9 Exhibit 7 - OxyContin Label, # 10 Exhibit 8 - PROP Response, # 11 Exhibit 9 - Doc, # 12 Exhibit 10 - Doc, # 13 Exhibit 11 - Becker Dep., # 14 Exhibit 12 - Boyer Dep., # 15 Exhibit 13 - Dorsey Dep., # 16 Exhibit 14 - Neely Dep., # 17 Exhibit 15 - New Dep., # 18 Exhibit 16 - Stevenson Dep., # 19 Exhibit 17 - Tomsky Dep., # 20 Exhibit 18 - Ritchie Dep., # 21 Exhibit 19 - Romaine Dep., # 22 Exhibit 20 - Saper Dep., # 23 Exhibit 21 - Portenoy Decl., # 24 Exhibit 22 - AMA Op., # 25 Exhibit 23 - AMA Code, # 26 Exhibit 24 - AMA Op., # 27 Exhibit 25 - ACCME, # 28 Exhibit 26 - ACCME, # 29 Exhibit 27 - PhRma, # 30 Exhibit 29 - AGS, # 31 Exhibit 30 - FSMB, # 32 Exhibit 31 - APS, # 33 Exhibit 32 - AAPM, # 34 Exhibit 33 - USPF, # 35 Exhibit 34 - Lembke Report, # 36 Exhibit 35 - Egilman Report, # 37 Exhibit 36 - Perri Report, # 38 Exhibit 37 - Kessler Report, # 39 Exhibit 38 - Teva Grant, # 40 Exhibit 39 - Purdue Grant, # 41 Exhibit 40 - Lortie Dep., # 42 Exhibit 41 - Must Dep., # 43 Exhibit 42 - Kitlinski Dep., # 44 Exhibit 43 - Moskowitz Dep., # 45 Exhibit 44 - Rosen Dep., # 46 Exhibit 45 - Munroe Dep., # 47 Exhibit 46 - Adams Dep., # 48 Exhibit 47 - Janssen Exh., # 49 Exhibit 48 - Webster Dep., # 50 Exhibit 49 - Fishman Dep., # 51 Exhibit 50 - McGuire Report)(Cheffo, Mark) (Entered: 07/20/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1935	SEALED Motion DEFENDANTS MOTION TO EXCLUDE MEREDITH ROSENTHALS OPINIONS AND PROPOSED TESTIMONY (<i>Filed Redacted as ECF No. 1913</i>) 1813 , 1767 , 1913 filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. Related document(s) 1813 , 1767 , 1913 . (Attachments: # 1 Brief in Support OF ECF No. 1913, DEFENDANTS MOTION TO EXCLUDE MEREDITH ROSENTHALS OPINIONS AND PROPOSED TESTIMONY, # 2 Exhibit Index, # 3 Exhibit T. Knapp Declaration, # 4 Exhibit 1, March 25, 2019 Expert Report of Meredith Rosenthal, # 5 Exhibit 2, May 5-6, 2019 Deposition of Meredith Rosenthal, # 6 Exhibit 3, David M. Cutler, et al., The Value of Antihypertensive Drugs: A Perspective on Medical Innovation, Health Affairs 26, no. 1 (2007), # 7 Exhibit 4, April 23, 2019 Deposition of Matthew Perri, # 8 Exhibit 5, April 26th, 2019 Deposition of David Kessler, # 9 Exhibit 6, April 26th, 2019 Deposition of David Cutler, # 10 Exhibit 7, June 6th, 2019 Deposition of Henry Grabowski, # 11 Exhibit 8, Mark Hirschey, Intangible Capital Aspects of Advertising and R&D Expenditures, The Journal of Industrial Economics 30(4) at 375 (1982), # 12 Exhibit 9, June 5th, 2019 Deposition of Margaret Kyle, # 13 Exhibit 10, May 10, 2019 Expert Report of Margaret Kyle, # 14 Exhibit 11, May 10, 2019 Expert Report of Jonathan Ketcham, # 15 Exhibit 12, R. Carter Hill and William E. Griffiths, Principles of Econometrics at 476 (John Wiley & Sons, Inc., 4th ed. 2011), # 16 Exhibit 13, Peter Kennedy, A guide to Econometrics at 139 (6th ed. 2008), # 17 Proposed Order)(Welch, Donna) (Entered: 07/22/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1936	Notice of Filing Defendants' Redacted Expert Reports Cited in Summary Judgment and Daubert Motions Pursuant to Dkt. 1813 filed by Allergan Finance LLC, AmerisourceBergen Corporation, Endo Pharmaceuticals, Inc., McKesson Corporation, Purdue Pharma L.P.. (Attachments: # 1 Exhibit - Aquino Report, # 2 Exhibit - Bialecki Report, # 3 Exhibit - Brunner Report, # 4 Exhibit - Buskey Report, # 5 Exhibit - Buthusiem Report, # 6 Exhibit - Buzzeo Report, # 7 Exhibit - Chintagunta Report, # 8 Exhibit - Cockburn Report, # 9 Exhibit - Cohen Report, # 10 Exhibit - Colder Report, # 11 Exhibit - Dorfman Report, # 12 Exhibit - Greimel Report, # 13 Exhibit - Hill Report, # 14 Exhibit - Holifield Report, # 15 Exhibit - Jena Report, # 16 Exhibit - Ketcham Report, # 17 Exhibit - Kinsey Report, # 18 Exhibit - Kwon Report, # 19 Exhibit - Kyle Report, # 20 Exhibit - Kyle Supplemental Report, # 21 Exhibit - Lyerla Report, # 22 Exhibit - MacDonald Report, # 23 Exhibit - Macey Report, # 24 Exhibit - Marais Report, # 25 Exhibit - Michna Report, # 26 Exhibit - Murphy Report, # 27 Exhibit - Nicholson Report, # 28 Exhibit - Peck Report, # 29 Exhibit - Rahilly-Tierney Report, # 30 Exhibit - Reise Report, # 31 Exhibit - Rosenblatt Report, # 32 Exhibit - Tongring Report)(Cheffo, Mark) (Entered: 07/22/2019)	Plaintiff
7/22/2019	1937	SEALED Motion DEFENDANTS MOTION TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY <i>(Filed Redacted as ECF No. 1901)</i> 1813 , 1901 , 1758 filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. Related document(s) 1813 , 1901 , 1758 . (Attachments: # 1 Brief in Support OF ECF No. 1901, DEFENDANTS MOTION TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY, # 2 Exhibit Index, # 3 Exhibit T. Knapp Declaration, # 4 Exhibit 1, March 25, 2019 Expert Report of David Cutler, # 5 Exhibit 2, April 26, 2019 and April 27, 2019 Depositions of David Cutler, # 6 Exhibit 3, June 21st, 2019 Corrected and Restated Expert Report of Kevin M. Murphy, # 7 Exhibit 4, Anne Case, et al., Mortality and Morbidity in the 21st Century, Brookings Papers on Economic Activity (2017), # 8 Exhibit 5, May 10, 2019 Expert Report of Professor Iain Cockburn, # 9 Exhibit 6, May 10, 2019 Expert Report of Professor Margaret K. Kyle, # 10 Proposed Order)(Welch, Donna) (Entered: 07/22/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1939	SEALED Document: <i>Notice of Filing Defendants' Expert Reports Cited in Summary Judgment and Daubert Motions Pursuant to Dkt. 1813</i> filed by Allergan Finance LLC, AmerisourceBergen Drug Corporation, McKesson Corporation, Purdue Pharma L.P., Teva Pharmaceuticals USA, Inc.. Related document(s) 1813 , 1936 . (Attachments: # 1 Exhibit - Aquino Report, # 2 Exhibit - Bialecki Report, # 3 Exhibit - Brunner Report, # 4 Exhibit - Buskey Report, # 5 Exhibit - Buthusiem Report, # 6 Exhibit - Buzzeo Report, # 7 Exhibit - Chintagunta Report, # 8 Exhibit - Cockburn Report, # 9 Exhibit - Cohen Report, # 10 Exhibit - Colder Report, # 11 Exhibit - Dorfman Report, # 12 Exhibit - Greimel Report, # 13 Exhibit - Hill Report, # 14 Exhibit - Holifield Report, # 15 Exhibit - Jena Report, # 16 Exhibit - Ketcham Report, # 17 Exhibit - Kinsey Report, # 18 Exhibit - Kwon Report, # 19 Exhibit - Kyle Report, # 20 Exhibit - Kyle Supplemental Report, # 21 Exhibit - Lyerla Report, # 22 Exhibit - MacDonald Report, # 23 Exhibit - Macey Report, # 24 Exhibit - Marais Report, # 25 Exhibit - Michna Report, # 26 Exhibit - Murphy Report, # 27 Exhibit - Nicholson Report, # 28 Exhibit - Peck Report, # 29 Exhibit - Rahilly-Tierney Report, # 30 Exhibit - Reise Report, # 31 Exhibit - Rosenblatt Report, # 32 Exhibit - Tongring Report)(Cheffo, Mark) (Entered: 07/22/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1940	<p>SEALED Motion ALLERGAN PLC, ALLERGAN FINANCE, LLC, ALLERGAN SALES, LLC, AND ALLERGAN USA, INC.S INDIVIDUAL MOTION FOR SUMMARY JUDGMENT (<i>Filed Redacted as ECF No. 1909</i>) 1813 , 1909 , 1775 filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. Related document(s) 1813 , 1909 , 1775 .</p> <p>(Attachments: # 1 Brief in Support OF ECF No. 1909, ALLERGAN PLC, ALLERGAN FINANCE, LLC, ALLERGAN SALES, LLC, AND ALLERGAN USA, INC.S INDIVIDUAL MOTION FOR SUMMARY JUDGMENT, # 2 Exhibit Index, # 3 Exhibit D. Welch Declaration, # 4 Exhibit 1, Settlement Agreement and Mutual Releases between Teva Pharmaceutical Industries Ltd. and Allergan plc, dated January 31, 2018, bearing the bates number ALLERGAN_MDL_01396687, # 5 Exhibit 2, true and correct copy of Exhibit 3 from the October 26, 2018 deposition of Stephan Kaufhold, # 6 Exhibit 3, Allergans Fourth Amended Objections and Responses to Plaintiffs Corrected Second Set of Interrogatories, dated March 4, 2019, # 7 Exhibit 4, May 10, 2019 Expert Report of Margaret K. Kyle, # 8 Exhibit 5, May 10, 2019 Expert Report of Carl C. Peck, # 9 Exhibit 6, August 2, 2018 deposition transcript of Jennifer Altier, # 10 Exhibit 7, April 24, 2019 deposition transcript of Matthew Perri, # 11 Exhibit 8, ALLERGAN_MDL_02147111, # 12 Exhibit 9, ALLERGAN_MDL_00400518, # 13 Exhibit 10, January 17, 2019 deposition transcript of Douglas Boothe, # 14 Exhibit 11, TEVA_MDL_JD000066, # 15 Exhibit 12, Master Purchase Agreement between Allergan plc and Teva Pharmaceutical Industries Ltd., dated July 26, 2015, bearing the bates number ALLERGAN_MDL_01470362, # 16 Exhibit 13, Kadian Asset Purchase Agreement, dated December 17, 2008, bearing the bates number ALLERGAN_MDL_00378157, # 17 Exhibit 14, May 10, 2019 Expert Report of Jonathan R. Macey, # 18 Exhibit 15, May 29, 2019 deposition transcript of Jonathan R. Macey, # 19 Exhibit 16, ALLERGAN_MDL_01373716, # 20 Exhibit 17, May 4-5, 2019 deposition transcript of Meredith B. Rosenthal, # 21 Exhibit 18, May 9, 2019 deposition transcript of Craig J. McCann, # 22 Exhibit 19, June 13, 2019 deposition transcript of Lacey R. Keller, # 23 Exhibit 20, June 27, 2019 Supplemental Expert Report of Margaret K. Kyle, # 24 Exhibit 21, ALLERGAN_MDL_01104711, # 25 Proposed Order)(Welch, Donna) (Entered: 07/22/2019)</p>	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1941	SEALED Motion MANUFACTURER DEFENDANTS BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT FOR PLAINTIFFS FAILURE TO OFFER PROOF OF CAUSATION <i>(Filed Redacted as ECF No. 1894)</i> 1813 , 1894 , 1771 filed by *** SELECTION REQUIRED Manufacturer Defendants. Related document(s) 1813 , 1894 , 1771 . (Attachments: # 1 Brief in Support OF ECF No. 1894, MANUFACTURER DEFENDANTS' MOTION FOR SUMMARY JUDGMENT FOR PLAINTIFFS' FAILURE TO OFFER PROOF OF CAUSATION, # 2 Exhibit Index, # 3 Exhibit T. Knapp Declaration, # 4 Exhibit 1, March 25, 2019 Expert Report of Meredith Rosenthal, # 5 Exhibit 2, May 4, 2019 Deposition Transcript of Meredith Rosenthal, # 6 Exhibit 3, March 25, 2019 Expert Report of Katherine Keyes, # 7 Exhibit 4, March 25, 2019 Expert Report of Anna Lembke, # 8 Exhibit 5, March 25, 2019 Expert Report of Mark A. Schumacher, # 9 Exhibit 6, April 29, 2019 Deposition Transcript of Katherine Keyes, # 10 Exhibit 7, May 9, 2019 Deposition Transcript of Craig J. McCann, # 11 Exhibit 8, March 25, 2019 Expert Report of Craig J. McCann, # 12 Exhibit 9, April 15, 2019 Expert Report of James E. Rafalski, # 13 Exhibit 10, May 14, 2019 Deposition Transcript of James E. Rafalski, # 14 Exhibit 11, June 13, 2019 Deposition Transcript of Lacey R. Keller, # 15 Exhibit 12, May 17, 2019 Deposition Transcript of Seth B. Whitelaw, # 16 Exhibit 13, March 25, 2019 Expert Report of David Cutler, # 17 Exhibit 14, April 26, 2019 Deposition Transcript of David Cutler, # 18 Exhibit 15, March 25, 2019 Public Nuisance Expert Report of Thomas McGuire, # 19 Proposed Order)(Welch, Donna) (Entered: 07/22/2019)	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1944	<p>SEALED Document: <i>Part 1 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1924 .</p> <p>(Attachments: # 1 Exhibit 1 Report, # 2 Exhibit 2 Supplemental Report, # 3 Exhibit 3 Report, # 4 Exhibit 4 Correspondence, # 5 Exhibit 5 Correspondence, # 6 Exhibit 6 Correspondence, # 7 Exhibit 7 Depo Excerpts, # 8 Exhibit 8 Depo Excerpts, # 9 Exhibit 9 Manual, # 10 Exhibit 10 Depo Excerpts, # 11 Exhibit 11 Depo Excerpts, # 12 Exhibit 12 Depo Excerpts, # 13 Exhibit 13 Presentation, # 14 Exhibit 14 Agenda, # 15 Exhibit 15 Presentation, # 16 Exhibit 16 Email, # 17 Exhibit 17 MOA, # 18 Exhibit 18 Appendix A to MOA, # 19 Exhibit 19 Appendix B to MOA, # 20 Exhibit 20 Depo Excerpts, # 21 Exhibit 21 Report, # 22 Exhibit 22 Amended Report, # 23 Exhibit 23 Verdict Form, # 24 Exhibit 24 Indictment, # 25 Exhibit 25 Second Supplemental Report, # 26 Exhibit 26 Press Release, # 27 Exhibit 27 Notice of Decision & Order, # 28 Exhibit 28 Press Release, # 29 Exhibit 29 Press Release, # 30 Exhibit 30 Press Release, # 31 Exhibit 31 MOA, # 32 Exhibit 32 Depo Excerpts, # 33 Exhibit 33 Email, # 34 Exhibit 34 Depo Excerpts, # 35 Exhibit 35 Report, # 36 Exhibit 36 Depo Excerpts, # 37 Exhibit 37 Compliance Procedure, # 38 Exhibit 38 SOMP, # 39 Exhibit 39 Correspondence, # 40 Exhibit 40 Activity Log, # 41 Exhibit 41 Memo, # 42 Exhibit 42 Email, # 43 Exhibit 43 Email, # 44 Exhibit 44 Depo Excerpts, # 45 Exhibit 45 Spreadsheet, # 46 Exhibit 46 Depo Excerpts, # 47 Exhibit 47 Meeting Notes, # 48 Exhibit 48 Email, # 49 Exhibit 49 Email, # 50 Exhibit 50 Email, # 51 Exhibit 51 Email, # 52 Exhibit 52 Email, # 53 Exhibit 53 Email, # 54 Exhibit 54 Email, # 55 Exhibit 55 Email, # 56 Exhibit 56 Email, # 57 Exhibit 57 Email, # 58 Exhibit 58 Email, # 59 Exhibit 59 Email, # 60 Exhibit 60 Email, # 61 Exhibit 61 Depo Excerpts, # 62 Exhibit 62 Depo Excerpts, # 63 Exhibit 63 Email, # 64 Exhibit 64 Summary, # 65 Exhibit 65 Email, # 66 Exhibit 66 Chart, # 67 Exhibit 67 Depo Excerpts, # 68 Exhibit 68 Chargeback Data, # 69 Exhibit 69 Email, # 70 Exhibit 70 Email, # 71 Exhibit 71 Summary, # 72 Exhibit 72 Email, # 73 Exhibit 73 Presentation, # 74 Exhibit 74 Depo Excerpts, # 75 Exhibit 75 Depo Excerpts, # 76 Exhibit 76 SOP, # 77 Exhibit 77 Email, # 78 Exhibit 78 Email, # 79 Exhibit 79 Email, # 80 Exhibit 80 Email, # 81 Exhibit 81 Email, # 82 Exhibit 82 Email, # 83 Exhibit 83 Email, # 84 Exhibit 84 Email, # 85 Exhibit 85 SOP, # 86 Exhibit 86 Agreements, # 87 Exhibit 87 Presentation, # 88 Exhibit 88 SOP, # 89 Exhibit 89 Email, # 90 Exhibit 90</p>	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Agreement, # 91 Exhibit 91 Agreement, # 92 Exhibit 92 Depo Excerpts, # 93 Exhibit 93 Depo Excerpts, # 94 Exhibit 94 Report, # 95 Exhibit 95 SOP, # 96 Exhibit 96 Agreements, # 97 Exhibit 97 Depo Excerpts, # 98 Exhibit 98 Report, # 99 Exhibit 99 Presentation, # 100 Exhibit 100 Depo Excerpts, # 101 Exhibit 101 SOM, # 102 Exhibit 102 SOM, # 103 Exhibit 103 SOM, # 104 Exhibit 104 SOM, # 105 Exhibit 105 SOM)(Hanly, Paul) (Entered: 07/22/2019)	

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MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1945	<p>SEALED Document: <i>Part 2 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1924 .</p> <p>(Attachments: # 1 Exhibit 107 SOM, # 2 Exhibit 108 SOM, # 3 Exhibit 109 SOM, # 4 Exhibit 110 SOM, # 5 Exhibit 111 Presentation, # 6 Exhibit 112 Report, # 7 Exhibit 113 Report, # 8 Exhibit 114 Report Analysis, # 9 Exhibit 115 Reports, # 10 Exhibit 116 Responses to Interrogatories, # 11 Exhibit 117 Depo Excerpts, # 12 Exhibit 118 Chart, # 13 Exhibit 119 Depo Excerpts, # 14 Exhibit 120 Depo Excerpts, # 15 Exhibit 121 Email, # 16 Exhibit 122 News Release, # 17 Exhibit 123 Email, # 18 Exhibit 124 Email, # 19 Exhibit 125 Email, # 20 Exhibit 126 Chart, # 21 Exhibit 127 Email, # 22 Exhibit 128 Chart, # 23 Exhibit 129 Depo Excerpts, # 24 Exhibit 130 Management Plan, # 25 Exhibit 131 Action Plan, # 26 Exhibit 132 Presentation, # 27 Exhibit 133 Email, # 28 Exhibit 134 Responses to Program, # 29 Exhibit 135 Email, # 30 Exhibit 136 Email, # 31 Exhibit 137 Email, # 32 Exhibit 138 Presentation, # 33 Exhibit 139 Summary, # 34 Exhibit 140 Correspondence, # 35 Exhibit 141 Summary, # 36 Exhibit 142 Email, # 37 Exhibit 143 Email, # 38 Exhibit 144 Process Flow, # 39 Exhibit 145 Summary, # 40 Exhibit 146 Training, # 41 Exhibit 147 Report, # 42 Exhibit 148 Report, # 43 Exhibit 149 Email, # 44 Exhibit 150 Email, # 45 Exhibit 151 Email, # 46 Exhibit 152 Email, # 47 Exhibit 153 Email, # 48 Exhibit 154 Email, # 49 Exhibit 155 Email, # 50 Exhibit 156 Email, # 51 Exhibit 157 Email, # 52 Exhibit 158 Email, # 53 Exhibit 159 Email, # 54 Exhibit 160 Supplemental Responses to Interrogatories, # 55 Exhibit 161 Email, # 56 Exhibit 162 Email, # 57 Exhibit 163 Email, # 58 Exhibit 164 Email, # 59 Exhibit 165 Email, # 60 Exhibit 166 Correspondence, # 61 Exhibit 167 Correspondence, # 62 Exhibit 168 Email, # 63 Exhibit 169 Email, # 64 Exhibit 170 Email, # 65 Exhibit 171 Email, # 66 Exhibit 172 Email, # 67 Exhibit 173 SOP Form, # 68 Exhibit 174 Depo Excerpts, # 69 Exhibit 175 Email, # 70 Exhibit 176 Presentation, # 71 Exhibit 177 Presentation, # 72 Exhibit 178 Presentation, # 73 Exhibit 179 Email, # 74 Exhibit 180 Work Instruction, # 75 Exhibit 181 Work Instruction, # 76 Exhibit 182 SOP, # 77 Exhibit 183 Work Instruction, # 78 Exhibit 184 Email, # 79 Exhibit 185 SOm Workshop, # 80 Exhibit 186 Depo Excerpts, # 81 Exhibit 187 Questionnaire, # 82 Exhibit 188 Email, # 83 Exhibit 189 Email, # 84 Exhibit 190 Email, # 85 Exhibit 191 Presentation, # 86 Exhibit 192 Email, # 87 Exhibit 193 Evaluation, # 88 Exhibit 194 Email, #</p>	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
		89 Exhibit 195 Meeting Notes, # 90 Exhibit 196 Email, # 91 Exhibit 197 Notes, # 92 Exhibit 198 Email, # 93 Exhibit 199 Spreadsheet, # 94 Exhibit 200 Email, # 95 Exhibit 201 Email, # 96 Exhibit 202 Email, # 97 Exhibit 203 Email, # 98 Exhibit 204 Email, # 99 Exhibit 205 Email, # 100 Exhibit 206 Email, # 101 Exhibit 207 Email, # 102 Exhibit 208 Email, # 103 Exhibit 209 MOA, # 104 Exhibit 210 Email, # 105 Exhibit 211 Presentations)(Hanly, Paul) (Entered: 07/22/2019)	

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1946	<p>SEALED Document: <i>Part 3 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1924 .</p> <p>(Attachments: # 1 Exhibit 213 Email, # 2 Exhibit 214 Email, # 3 Exhibit 215 S/R and MOA, # 4 Exhibit 216 Email, # 5 Exhibit 217 Email, # 6 Exhibit 218 Depo Excerpts, # 7 Exhibit 219 Findings and Recommendations, # 8 Exhibit 220 Report, # 9 Exhibit 221 Email, # 10 Exhibit 222 Depo Excerpts, # 11 Exhibit 223 Presentation, # 12 Exhibit 224 Email, # 13 Exhibit 225 Report, # 14 Exhibit 226 Webpage, # 15 Exhibit 227 Presentation, # 16 Exhibit 228 Correspondence, # 17 Exhibit 229 Depo Excerpts, # 18 Exhibit 230 Depo Excerpts, # 19 Exhibit 231 Report, # 20 Exhibit 232 Responses to Notice of Depo, # 21 Exhibit 233 Second Supplemental Responses Notice of Depo, # 22 Exhibit 234 SOP, # 23 Exhibit 235 Email, # 24 Exhibit 236 MOA, # 25 Exhibit 237 Manual, # 26 Exhibit 238 Depo Excerpts, # 27 Exhibit 239 Second Supplemental Responses to Discovery Reqs, # 28 Exhibit 240 Email, # 29 Exhibit 241 Depo Excerpts, # 30 Exhibit 242 Memo, # 31 Exhibit 243 Manual, # 32 Exhibit 244 Presentation, # 33 Exhibit 245 Correspondence, # 34 Exhibit 246 Depo Excerpts, # 35 Exhibit 247 Email, # 36 Exhibit 248 Report, # 37 Exhibit 249 S/R and MOA, # 38 Exhibit 250 Email, # 39 Exhibit 251 Email, # 40 Exhibit 252 T/C Form, # 41 Exhibit 253 Agreement, # 42 Exhibit 254 Email, # 43 Exhibit 255 Correspondence, # 44 Exhibit 256 Email, # 45 Exhibit 257 Email, # 46 Exhibit 258 Report, # 47 Exhibit 259 Email, # 48 Exhibit 260 Email, # 49 Exhibit 261 Email, # 50 Exhibit 262 Email, # 51 Exhibit 263 Email, # 52 Exhibit 264 Correspondence, # 53 Exhibit 265 Depo Excerpts, # 54 Exhibit 266 T/C Form, # 55 Exhibit 267 T/C Form, # 56 Exhibit 268 Review, # 57 Exhibit 269 T/C Form, # 58 Exhibit 270 T/C Form, # 59 Exhibit 271 T/C Form, # 60 Exhibit 272 T/C Form, # 61 Exhibit 273 T/C Form, # 62 Exhibit 274 T/C Form, # 63 Exhibit 275 T/C Form, # 64 Exhibit 276 T/C Form, # 65 Exhibit 277 Email, # 66 Exhibit 278 Email, # 67 Exhibit 279 Email, # 68 Exhibit 280 Email, # 69 Exhibit 281 Spreadsheet, # 70 Exhibit 282 Spreadsheet, # 71 Exhibit 283 Response, # 72 Exhibit 284 CSM Program, # 73 Exhibit 285 Email, # 74 Exhibit 286 Email, # 75 Exhibit 287 Process Flow, # 76 Exhibit 288 Procedure, # 77 Exhibit 289 Procedure, # 78 Exhibit 290 Report, # 79 Exhibit 291 Depo Excerpts, # 80 Exhibit 292 Regulations, # 81 Exhibit 293 Depo Excerpts, # 82 Exhibit 294 Depo Excerpts, # 83 Exhibit 295 Depo Excerpts, # 84 Exhibit</p>	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
		296 D/C Program, # 85 Exhibit 297 Order to Show Cause, # 86 Exhibit 298 Agreement, # 87 Exhibit 299 Report, # 88 Exhibit 300 Spreadsheet, # 89 Exhibit 301 Email, # 90 Exhibit 302 Depo Excerpts, # 91 Exhibit 303 Depo Excerpts, # 92 Exhibit 304 Depo Excerpts, # 93 Exhibit 305 Procedure, # 94 Exhibit 306 Depo Excerpts, # 95 Exhibit 307 Depo Excerpts, # 96 Exhibit 308 Correspondence, # 97 Exhibit 309 Response, # 98 Exhibit 310 Depo Excerpts, # 99 Exhibit 311 Depo Excerpts, # 100 Exhibit 312 Report, # 101 Exhibit 313 Worksheet, # 102 Exhibit 314 Responses to Interrogatory, # 103 Exhibit 315 Depo Excerpts, # 104 Exhibit 316 Depo Excerpts, # 105 Exhibit 317 Emails)(Hanly, Paul) (Entered: 07/22/2019)	

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1947	<p>SEALED Document: <i>Part 4 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1924 .</p> <p>(Attachments: # 1 Exhibit 319 Emails, # 2 Exhibit 320 Manual, # 3 Exhibit 321 Summary, # 4 Exhibit 322 Chart, # 5 Exhibit 323 Policy, # 6 Exhibit 324 MOA, # 7 Exhibit 325 Depo Excerpts, # 8 Exhibit 326 Procedure, # 9 Exhibit 327 Correspondence, # 10 Exhibit 328 Correspondence, # 11 Exhibit 329 Emails, # 12 Exhibit 330 Report, # 13 Exhibit 331 Supplemental Responses to Discovery Reqs, # 14 Exhibit 332 Depo Excerpts, # 15 Exhibit 333 Depo Errata, # 16 Exhibit 334 MOA, # 17 Exhibit 335 Order to Show Cause, # 18 Exhibit 336 Subpoena, # 19 Exhibit 337 Emails, # 20 Exhibit 338 Meeting Notes, # 21 Exhibit 339 Correspondence, # 22 Exhibit 340 Orders, # 23 Exhibit 341 Orders, # 24 Exhibit 342 Emails, # 25 Exhibit 343 Report, # 26 Exhibit 344 Report, # 27 Exhibit 345 Email, # 28 Exhibit 346 Manual, # 29 Exhibit 347 Correspondence, # 30 Exhibit 348 Email, # 31 Exhibit 349 Email, # 32 Exhibit 350 Correspondence, # 33 Exhibit 351 Withheld Due to Privilege, # 34 Exhibit 352 Procedure, # 35 Exhibit 353 Depo Excerpts, # 36 Exhibit 354 Depo Excerpts, # 37 Exhibit 355 Policy, # 38 Exhibit 356 Depo Excerpts, # 39 Exhibit 357 Depo Excerpts, # 40 Exhibit 358 Update on Plan, # 41 Exhibit 359 SOR, # 42 Exhibit 360 Emails, # 43 Exhibit 361 Review, # 44 Exhibit 362 Depo Excerpts, # 45 Exhibit 363 Emails, # 46 Exhibit 364 Emails, # 47 Exhibit 365 Email, # 48 Exhibit 366 Email, # 49 Exhibit 367 Email, # 50 Exhibit 368 Estimate, # 51 Exhibit 369 Statistics, # 52 Exhibit 370 Depo Excerpts, # 53 Exhibit 371 Second Amended Responses to Interrogatories, # 54 Exhibit 372 Emails, # 55 Exhibit 373 Emails, # 56 Exhibit 374 Spreadsheet, # 57 Exhibit 375 Emails, # 58 Exhibit 376 Emails, # 59 Exhibit 377 Depo Excerpts, # 60 Exhibit 378 Emails, # 61 Exhibit 379 Emails, # 62 Exhibit 380 Emails, # 63 Exhibit 381 Emails, # 64 Exhibit 382 Agreement, # 65 Exhibit 383 Report, # 66 Exhibit 384 Agreement, # 67 Exhibit 385 Depo Excerpts, # 68 Exhibit 386 Depo Exhibit, # 69 Exhibit 387 Depo Excerpts, # 70 Exhibit 388 Orders, # 71 Exhibit 389 Depo Excerpts, # 72 Exhibit 390 Order, # 73 Exhibit 391 OMS, # 74 Exhibit 392 Order, # 75 Exhibit 393 Comments, # 76 Exhibit 394 Depo Excerpts, # 77 Exhibit 395 Depo Excerpts, # 78 Exhibit 396 Draft Summary, # 79 Exhibit 397 Draft Best Practices, # 80 Exhibit 398 Chronology, # 81 Exhibit 399 Chronology, # 82 Exhibit 400 Depo Excerpts, # 83 Exhibit 401 Guidelines, # 84</p>	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Exhibit 402 SO, # 85 Exhibit 403 Best Practices, # 86 Exhibit 404 Report, # 87 Exhibit 405 Depo Excerpts, # 88 Exhibit 406 Report, # 89 Exhibit 407 Emails, # 90 Exhibit 408 Questionnaire, # 91 Exhibit 409 Procedure, # 92 Exhibit 410 Chart, # 93 Exhibit 411 Business Idea, # 94 Exhibit 412 Guidelines, # 95 Exhibit 413 OM Program, # 96 Exhibit 414 Responses to Discovery Requests, # 97 Exhibit 415 Depo Excerpts, # 98 Exhibit 416 Depo Excerpts, # 99 Exhibit 417 Depo Excerpts, # 100 Exhibit 418 Depo Excerpts, # 101 Exhibit 419 Emails, # 102 Exhibit 420 Depo Excerpts, # 103 Exhibit 421 T/E List, # 104 Exhibit 422 A/T List, # 105 Exhibit 423 SOM)(Hanly, Paul) (Entered: 07/22/2019)	

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/22/2019	1948	<p>SEALED Document: <i>Part 5 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1924 .</p> <p>(Attachments: # 1 Exhibit 425 Emails, # 2 Exhibit 426 Depo Excerpts, # 3 Exhibit 427 Supplemental Answers to Interrogatories, # 4 Exhibit 428 Depo Excerpts, # 5 Exhibit 429 Depo Excerpts, # 6 Exhibit 430 Depo Excerpts, # 7 Exhibit 431 Depo Excerpts, # 8 Exhibit 432 Policy, # 9 Exhibit 433 Depo Excerpts, # 10 Exhibit 434 Depo Excerpts, # 11 Exhibit 435 Depo Excerpts, # 12 Exhibit 436 Depo Excerpts, # 13 Exhibit 437 Email, # 14 Exhibit 438 Email, # 15 Exhibit 439 Email, # 16 Exhibit 440 Depo Excerpts, # 17 Exhibit 441 Emails, # 18 Exhibit 442 Depo Excerpts, # 19 Exhibit 443 Report, # 20 Exhibit 444 Depo Excerpts, # 21 Exhibit 445 Depo Excerpts, # 22 Exhibit 446 Depo Excerpts, # 23 Exhibit 447 Report, # 24 Exhibit 448 Report, # 25 Exhibit 449 Depo Excerpts, # 26 Exhibit 450 Depo Excerpts, # 27 Exhibit 451 Depo Excerpts, # 28 Exhibit 452 Depo Excerpts, # 29 Exhibit 453 Depo Excerpts, # 30 Exhibit 454 Depo Excerpts, # 31 Exhibit 455 Depo Excerpts, # 32 Exhibit 456 Depo Excerpts, # 33 Exhibit 457 Regulation, # 34 Exhibit 458 Depo Excerpts, # 35 Exhibit 459 Depo Excerpts, # 36 Exhibit 460 Depo Excerpts, # 37 Exhibit 461 Depo Excerpts, # 38 Exhibit 462 Depo Excerpts, # 39 Exhibit 463 Depo Excerpts, # 40 Exhibit 464 Depo Excerpts, # 41 Exhibit 465 Depo Excerpts and Data, # 42 Exhibit 466 Depo Excerpts, # 43 Exhibit 467 Depo Excerpts, # 44 Exhibit 468 Depo Excerpts, # 45 Exhibit 469 Depo Excerpts, # 46 Exhibit 470 Depo Excerpts, # 47 Exhibit 471 Depo Excerpts, # 48 Exhibit 472 Depo Excerpts, # 49 Exhibit 473 Depo Excerpts, # 50 Exhibit 474 Depo Excerpts, # 51 Exhibit 475 Email, # 52 Exhibit 476 Depo Excerpts, # 53 Exhibit 477 Email, # 54 Exhibit 478 Depo Excerpts, # 55 Exhibit 479 Depo Excerpts, # 56 Exhibit 480 Press Release, # 57 Exhibit 481 Press Release, # 58 Exhibit 482 Press Release, # 59 Exhibit 483 Depo Exh., # 60 Exhibit 484 Depo Exh., # 61 Exhibit 485 Depo Exh., # 62 Exhibit 486 Depo Exh., # 63 Exhibit 487 Email, # 64 Exhibit 488 Email, # 65 Exhibit 489 Depo Excerpts, # 66 Exhibit 490 Depo Exh., # 67 Exhibit 491 Email, # 68 Exhibit 492 Depo Exh., # 69 Exhibit 493 Report, # 70 Exhibit 494 Depo Exh., # 71 Exhibit 495 Depo Excerpts, # 72 Exhibit 496 Briefing, # 73 Exhibit 497 Depo Excerpts, # 74 Exhibit 498 Depo Excerpts, # 75 Exhibit 499 Depo Exh., # 76 Exhibit 500 Depo Exh., # 77 Exhibit 501 Report, # 78 Exhibit 502 Depo Exh., # 79 Exhibit 503 Email, # 80 Exhibit 504 Policy, # 81 Exhibit 505</p>	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
		Policy, # 82 Exhibit 506 Data Procedure, # 83 Exhibit 507 Project Status review, # 84 Exhibit 508 Depo Excerpts, # 85 Exhibit 509 Depo Exh., # 86 Exhibit 510 Depo Exh., # 87 Exhibit 511 Depo Exh., # 88 Exhibit 512 Proposal, # 89 Exhibit 513 Presentation, # 90 Exhibit 514 Depo Excerpts, # 91 Exhibit 515 Notification Alert, # 92 Exhibit 516 Report, # 93 Exhibit 517 Call, # 94 Exhibit 518 Summary, # 95 Exhibit 519 Email, # 96 Exhibit 520 Best Practices)(Hanly, Paul) (Entered: 07/22/2019)	
7/23/2019	1949	Opposition to 1820 Amended Motion for class certification of <i>Rule 23(b)(3) Cities/Counties Negotiation Class</i> filed by AmerisourceBergen Drug Corporation, CVS Indiana, L.L.C., CVS RX Services, Inc., Cardinal Health, Inc., Discount Drug Mart, Inc., McKesson Corporation, Prescription Supply Inc, Rite Aid of Maryland, Inc., Walgreen Co., Walgreen Eastern Co., Walmart Inc.. (Attachments: # 1 Exhibit 1 Attorney Declaration, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6)(Hobart, Geoffrey) (Entered: 07/23/2019)	Defendants
7/23/2019	1951	Amicus Letter by Attorneys General Regarding Settlement Negotiation Class (P,R) (Entered: 07/23/2019)	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1952	Response to 1820 Amended Motion for class certification of <i>Rule 23(b)(3) Cities/Counties Negotiation Class (Manufacturer Defendants)</i> filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Mid Atlantic LLC, Actavis South Atlantic LLC, Actavis Totowa LLC, Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Proposed Order)(Reed, Steven) (Entered: 07/23/2019)	Defendants
7/23/2019	1953	Response to 1820 Amended Motion for class certification of <i>Rule 23(b)(3) Cities/Counties Negotiation Class Plaintiff City of Fargo's Response to Amended Motion for Certification of Rule 23 (b)(3) Cities/Counties Negotiation Class</i> filed by City of Fargo, North Dakota. (Anderson, Jennie) (Entered: 07/23/2019)	Defendants
7/23/2019	1954	Motion for joinder in the <i>Manufacturer Defendants' Response to Plaintiffs' Renewed and Amended Motion for Certification of Rule 23 (B) (3) Cities/Counties Negotiation Class</i> filed by Hikma Pharmaceuticals USA Inc., West-Ward Pharmaceutical Corp.. (Essig, Christopher) (Entered: 07/23/2019)	Defendants
7/23/2019	1955	Letter by Nevada Attorney General Regarding Settlement Negotiation Class (P,R) (Entered: 07/23/2019)	Defendants
7/23/2019	1956	SEALED Document: <i>Part 1 of Defendants' Notice of Filing Deposition Transcripts Cited In Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Abernathy, Jeff (Walmart) 11-15-2018, # 2 Abreu, Shaun (Henry Schein, Inc.) 12-13-2018, # 3 Adams, John (Mallinckrodt) 01-30-2019, # 4 Alexander, G. Caleb (Plaintiff Expert) 04-26-2019, # 5 Allan, Terrence (Cuyahoga) 12-17-2018, # 6 Altier, Jennifer (Allergan) 08-02-2018, # 7 Ashley, Demetra (DEA) 03-15-2019, # 8 Baeder, Christine (Teva) 01-24-2019, # 9 Baeppler, Matthew (Cuyahoga) 01-17-2019, # 10 Baker, Hylton (Summit) 12-19-2018, # 11 Baker-Stella, Lori (Summit County Sheriff's Office-redacted by DEA) 05-23-2019, # 12 Ball, Kenneth (Akron) 11-07-2018, # 13 Baran, Nancy (Actavis Generics Entitites) 12-11-2018, # 14 Barker, Shane (Summit) 11-28-2018, # 15 Barnes, Julie (Summit) 12-03-2018, # 16 Beam, Gregory (Walmart) 01-15-2019, # 17 Bearer, Deborah (Teva) 01-08-2019-2, # 18 Becker, Steven (Mallinckrodt) 12-19-2018, # 19 Beckhardt, Stacey (Teva) 02-01-2019, # 20 Belli, Christopher (Rite Aid) 12-20-2018)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1957	<p><i>Appendix Part 1 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1910 . (Attachments: # 1 Exhibit 1 Report, # 2 Exhibit 2 Supplemental Report, # 3 Exhibit 3 Report, # 4 Exhibit 4 Correspondence, # 5 Exhibit 5 Correspondence,, # 6 Exhibit 6 Correspondence,, # 7 Exhibit 7 Depo Excerpts, # 8 Exhibit 8 Depo Excerpts, # 9 Exhibit 9 Manual, # 10 Exhibit 10 Depo Excerpts, # 11 Exhibit 11 Depo Excerpts, # 12 Exhibit 12 Depo Excerpts, # 13 Exhibit 13 Presentation, # 14 Exhibit 14 Agenda, # 15 Exhibit 15 Presentation, # 16 Exhibit 16 Email, # 17 Exhibit 17 MOA, # 18 Exhibit 18 Appendix A to MOA, # 19 Exhibit 19 Appendix B to MOA, # 20 Exhibit 20 Depo Excerpts, # 21 Exhibit 21 Report, # 22 Exhibit 22 Amended Report, # 23 Exhibit 23 Verdict Form, # 24 Exhibit 24 Indictment, # 25 Exhibit 25 Second Supplemental Report, # 26 Exhibit 26 Press Release, # 27 Exhibit 27 Notice of Decision & Order, # 28 Exhibit 28 Press Release, # 29 Exhibit 29 Press Release, # 30 Exhibit 30 Press Release, # 31 Exhibit 31 MOA, # 32 Exhibit 32 Depo Excerpts, # 33 Exhibit 33 Email, # 34 Exhibit 34 Depo Excerpts, # 35 Exhibit 35 Report, # 36 Exhibit 36 Depo Excerpts, # 37 Exhibit 37 Compliance Procedure, # 38 Exhibit 38 SOMP, # 39 Exhibit 39 Correspondence, # 40 Exhibit 40 Activity Log, # 41 Exhibit 41 Memo, # 42 Exhibit 42 Email, # 43 Exhibit 43 Email, # 44 Exhibit 44 Depo Excerpts, # 45 Exhibit 45 Spreadsheet, # 46 Exhibit 46 Depo Excerpts, # 47 Exhibit 47 Meeting Notes, # 48 Exhibit 48 Email, # 49 Exhibit 49 Email, # 50 Exhibit 50 Email, # 51 Exhibit 51 Email, # 52 Exhibit 52 Email, # 53 Exhibit 53 Email, # 54 Exhibit 54 Email, # 55 Exhibit 55 Email, # 56 Exhibit 56 Email, # 57 Exhibit 57 Email, # 58 Exhibit 58 Email, # 59 Exhibit 59 Email, # 60 Exhibit 60 Email, # 61 Exhibit 61 Depo Excerpts, # 62 Exhibit 62 Depo Excerpts, # 63 Exhibit 63 Email, # 64 Exhibit 64 Summary, # 65 Exhibit 65 Email, # 66 Exhibit 66 Chart, # 67 Exhibit 67 Depo Excerpts, # 68 Exhibit 68 Chargeback Data, # 69 Exhibit 69 Email, # 70 Exhibit 70 Email, # 71 Exhibit 71 Summary, # 72 Exhibit 72 Email, # 73 Exhibit 73 Presentation, # 74 Exhibit 74 Depo Excerpts, # 75 Exhibit 75 Depo Excerpts, # 76 Exhibit 76 SOP, # 77 Exhibit 77 Email, # 78 Exhibit 78 Email, # 79 Exhibit 79 Email, # 80 Exhibit 80 Email, # 81 Exhibit 81 Email, # 82 Exhibit 82 Email, # 83 Exhibit 83 Email, # 84 Exhibit 84 Email, # 85 Exhibit 85 SOP, # 86 Exhibit 86 Agreements, # 87 Exhibit 87 Presentation, # 88 Exhibit 88 SOP, # 89 Exhibit 89 Email, # 90 Exhibit 90</p>	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Agreement, # 91 Exhibit 91 Agreement, # 92 Exhibit 92 Depo Excerpts, # 93 Exhibit 93 Depo Excerpts, # 94 Exhibit 94 Report, # 95 Exhibit 95 SOP, # 96 Exhibit 96 Agreements, # 97 Exhibit 97 Depo Excerpts, # 98 Exhibit 98 Report, # 99 Exhibit 99 Presentation, # 100 Exhibit 100 Depo Excerpts, # 101 Exhibit 101 SOM, # 102 Exhibit 102 SOM, # 103 Exhibit 103 SOM, # 104 Exhibit 104 SOM, # 105 Exhibit 105 SOM)(Hanly, Paul) (Entered: 07/23/2019)	

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1959	SEALED Document: <i>Part 2 of Defendants' Notice of Filing Deposition Transcripts Cited In Motion for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Bencivengo, Fred (HBC; Giant Eagle) 01-22-2019, # 2 Bish, Deborah (Walgreens) 02-01-2019, # 3 Block, Tonya (Summit) 11-14-2018, # 4 Boggs, Gary (McKesson) 01-17-2019, # 5 Boggs, Gary (McKesson) 07-19-2018, # 6 Boothe, Douglas (Actavis Generics Entities and Allergan) 01-17-2019, # 7 Borelli, Victor (Mallinckrodt) 11-29-2018, # 8 Boyer, Andrew (Teva) 01-15-2019, # 9 Bratton, Edward (Walgreens) 11-30-2018, # 10 Bratton, Edward (Walgreens) 12-16-2018, # 11 Briscoe, Jason (Discount Drug Mart) 12-06-2018, # 12 Brown, Robert (Anda) 12-03-2018, # 13 Burtner, Aaron (CVS) 01-17-2019, # 14 Cameron, Todd (Montana AG) 2018-09-26, # 15 Campanelli, Paul (Endo) 03-21-2019, # 16 Caraffi, Vincent (Cuyahoga) 01-23-2019, # 17 Cardetti, Lisa (Mallinckrodt) 01-10-2019, # 18 Carlson, Gregory (HBC; Giant Eagle) 01-08-2019, # 19 Cavacini, Gene (McKesson) 01-25-2019, # 20 Chapman, George (Walmart) 01-09-2019, # 21 Chase, Debra (Rite Aid) 01-04-2019, # 22 Cherveny, Eric (ABDC) 11-09-2018, # 23 Chick, Deanna Stacy (Mallinckrodt) 12-13-2018, # 24 Chunderlik, George (HBC; Giant Eagle) 01-16-2019, # 25 Clarke, Michael (Allergan) 12-07-2018)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff

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MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1960	<p><i>Appendix Part 2 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1910 . (Attachments: # 1 Exhibit 107 SOM, # 2 Exhibit 108 SOM, # 3 Exhibit 109 SOM, # 4 Exhibit 110 SOM, # 5 Exhibit 111 Presentation, # 6 Exhibit 112 Report, # 7 Exhibit 113 Report, # 8 Exhibit 114 Report Analysis, # 9 Exhibit 115 Reports, # 10 Exhibit 116 Responses to Interrogatories, # 11 Exhibit 117 Depo Excerpts, # 12 Exhibit 118 Chart, # 13 Exhibit 119 Depo Excerpts, # 14 Exhibit 120 Depo Excerpts, # 15 Exhibit 121 Email, # 16 Exhibit 122 News Release, # 17 Exhibit 123 Email, # 18 Exhibit 124 Email, # 19 Exhibit 125 Email, # 20 Exhibit 126 Chart, # 21 Exhibit 127 Email, # 22 Exhibit 128 Chart, # 23 Exhibit 129 Depo Excerpts, # 24 Exhibit 130 Management Plan, # 25 Exhibit 131 Action Plan, # 26 Exhibit 132 Presentation, # 27 Exhibit 133 Email, # 28 Exhibit 134 Responses to Program, # 29 Exhibit 135 Email, # 30 Exhibit 136 Email, # 31 Exhibit 137 Email, # 32 Exhibit 138 Presentation, # 33 Exhibit 139 Summary, # 34 Exhibit 140 Correspondence, # 35 Exhibit 141 Summary, # 36 Exhibit 142 Email, # 37 Exhibit 143 Email, # 38 Exhibit 144 Process Flow, # 39 Exhibit 145 Summary, # 40 Exhibit 146 Training, # 41 Exhibit 147 Report, # 42 Exhibit 148 Report, # 43 Exhibit 149 Email, # 44 Exhibit 150 Email, # 45 Exhibit 151 Email, # 46 Exhibit 152 Email, # 47 Exhibit 153 Email, # 48 Exhibit 154 Email, # 49 Exhibit 155 Email, # 50 Exhibit 156 Email, # 51 Exhibit 157 Email, # 52 Exhibit 158 Email, # 53 Exhibit 159 Email, # 54 Exhibit 160 Supplemental Responses to Interrogatories, # 55 Exhibit 161 Email, # 56 Exhibit 162 Email, # 57 Exhibit 163 Email, # 58 Exhibit 164 Email, # 59 Exhibit 165 Email, # 60 Exhibit 166 Correspondence, # 61 Exhibit 167 Correspondence, # 62 Exhibit 168 Email, # 63 Exhibit 169 Email, # 64 Exhibit 170 Email, # 65 Exhibit 171 Email, # 66 Exhibit 172 Email, # 67 Exhibit 173 SOP Form, # 68 Exhibit 174 Depo Excerpts, # 69 Exhibit 175 Email, # 70 Exhibit 176 Presentation, # 71 Exhibit 177 Presentation, # 72 Exhibit 178 Presentation, # 73 Exhibit 179 Email, # 74 Exhibit 180 Work Instruction, # 75 Exhibit 181 Work Instruction, # 76 Exhibit 182 SOP, # 77 Exhibit 183 Work Instruction, # 78 Exhibit 184 Email, # 79 Exhibit 185 SOM Workshop, # 80 Exhibit 186 Depo Excerpts, # 81 Exhibit 187 Questionnaire, # 82 Exhibit 188 Email, # 83 Exhibit 189 Email, # 84 Exhibit 190 Email, # 85 Exhibit 191 Presentation, # 86 Exhibit 192 Email, # 87 Exhibit 193 Evaluation, # 88 Exhibit 194 Email, # 89 Exhibit 195 Meeting Notes, # 90</p>	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
		Exhibit 196 Email, # 91 Exhibit 197 Notes, # 92 Exhibit 198 Email, # 93 Exhibit 199 Spreadsheet, # 94 Exhibit 200 Email, # 95 Exhibit 201 Email, # 96 Exhibit 202 Email, # 97 Exhibit 203 Email, # 98 Exhibit 204 Email, # 99 Exhibit 205 Email, # 100 Exhibit 206 Email, # 101 Exhibit 207 Email, # 102 Exhibit 208 Email, # 103 Exhibit 209 MOA, # 104 Exhibit 210 Email, # 105 Exhibit 211 Presentations)(Hanly, Paul) (Entered: 07/23/2019)	

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1961	SEALED Document: <i>Part 3 of Defendants' Motion of Filing Deposition Transcripts Cited In Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Cochrane, Michael (Anda) 01-15-2019, # 2 Cochrane, Patrick (Anda) 01-24-2019, # 3 Coleman, JoLynn (Walmart) 12-13-2018, # 4 Collier, Ginger (Mallinckrodt) 1-8-19, # 5 Connelly, Michael (Cleveland) 11-07-2018, # 6 Cox, Erin (Mallinckrodt) 01-17-2019, # 7 Craig, Gerald (Summit) 01-11-2018, # 8 Crowley, Jack (Purdue) 01-10-2019, # 9 Cutler, David (Plaintiff Expert) 04-26-2019, # 10 Cutler, David (Plaintiff Expert) 04-27-2018, # 11 Day, Matthew (Teva) 01-04-2019, # 12 Dempsey, Michele (Janssen) 01-22-2019, # 13 Dempsey, Michele (Janssen) 03-08-2019, # 14 Denihan, William (Cuyahoga) 01-30-2019, # 15 Diebert, Jennifer (Walgreens) 01-24-2019, # 16 Domzalski, Christopher (Walgreens) 01-17-2019, # 17 Dorsey, Michael (Teva) 01-08-2019, # 18 Ducote, Chad (Walmart) 11-16-2018, # 19 Dugger, Terrence (CVS) 01-23-2019, # 20 Durr, Walter Wayne (HBC,Giant Eagle) 01-22-2019, # 21 Dymon, Chris (Walgreens) 01-25-2019, # 22 Egilman, David (Plaintiff Expert) 04-25-2019, # 23 Egilman, David (Plaintiff Expert) 04-26-2019, # 24 Euson, George (H.D. Smith) 11-27-2018, # 25 Fanelli, Richard (Purdue) 12-06-2018, # 26 Fanelli, Richard (Purdue) 12-07-2018)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff

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MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1962	SEALED Document: Part 4 of Defendants' Notice of Filing Deposition Transcripts Cited In Motion for Summary Judgment and Daubert Mations Under Seal Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Fishman, Scott (Doctor-KOL - OK AG) 02-26-2019, # 2 Fishman, Scott (Doctor-KOL - OK AG) 02-27-2019, # 3 Forkas, Deborah (Cuyahoga) 01-23-2019, # 4 Forst, Christopher (Cardinal) 01-22-2019t, # 5 Fri, Perry (HDA) 05-07-2019, # 6 Ganley, Joseph (McKesson) 07-27-2018, # 7 Garner, Chad (Ohio BOP) 11-14-2018, # 8 Geraci, Mark (Purdue) 04-04-2019, # 9 Gessner, Brad (Summit) 12-03-2018, # 10 Gillies, John (Mallinckrodt) 02-07-2019, # 11 Gilson, Thomas (Cuyahoga) 01-14-2019, # 12 Gordon, Merle (Cleveland) 07-19-2018, # 13 Grabowski, Henry (Endo Par Expert) 06-06-2019, # 14 Griffin, Eric (Ohio BOP) 01-23-2019, # 15 Gruber, Jonathan (Plaintiff Expert) 04-25-2019, # 16 Gutierrez, James (Cuyahoga) 01-31-2019, # 17 Harbauer, Candace (Prescription Supply Inc.) 02-19-2019, # 18 Harbauer, Kirk (Prescription Supply Inc.) 02-27-2019, # 19 Harper, Karen (Mallinckrodt) 1-15-2019, # 20 Harper-Avilla, Stacy (DEA) 04-11-2019, # 21 Hart, Janet (Rite Aid) 01-30-2019, # 22 Hart, Janet (Rite Aid) 01-31-2019, # 23 Hartle, Nate (McKesson) 07-31-2018, # 24 Hartle, Nate (McKesson) 08-01-2018, # 25 Hartman, Mark (Cardinal) 11-15-2018, # 26 Hassler, John (Teva) 11-16-2018, # 27 Heiser, Randy (HBC) 02-19-2019, # 28 Helfrich, Shauna (CVS) 01-10-2019, # 29 Herman, Doron (Teva) 06-20-2019, # 30 Hiland, Susanne (Walmart) 01-22-2019, # 31 Hiland, Susanne (Walmart) 01-23-2019)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1963	SEALED Document: <i>Part 5 of Defendants' Notice of Filing Deposition Transcripts Cited In Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Hilliard, Gary (McKesson) 01-10-2019, # 2 Hinkle, Sherri (CVS) 01-25-2019, # 3 Hodges, Debbie (Walmart) 01-11-2019, # 4 Hutzell, Eric (Summit County) 01-08-2019, # 5 Jackson, Cathy (Endo) 01-07-2019, # 6 Jena, Anupam (Rite Aid) 06-06-2019, # 7 Johnson, Greta (Summit County) 01-15-2019, # 8 Johnson, Miranda (Walmart) 12-12-2018, # 9 Kaleta, Ed (Walgreens) 12-18-2018, # 10 Kaspar, Claire (Cuyahoga) 01-15-2019, # 11 Keenan, Maggie (Cuyahoga) 01-18-2018, # 12 Keenan, Maggie (Cuyahoga) 12-12-2018, # 13 Keller, Lacey (Plaintiff Expert) 06-13-2019, # 14 Kelly, Patrick (HDA) 05-10-2019, # 15 Kessler, David (Plaintiff Expert) 04-25-2019, # 16 Kessler, David (Plaintiff Expert) 04-26-2019, # 17 Keyes, Katherine (Plaintiff Expert) 04-29-2019, # 18 Kinsey, Sandra (HBC, Giant Eagle Expert) 06-07-2019, # 19 Kippes, Christopher (Cuyahoga) 01-18-2019, # 20 Kitlinski, Linda (Endo) 01-15-2019, # 21 Kreutzer, Kevin (ABDC) 11-27-2018, # 22 Kyle, Margaret (Allergan Expert) 06-05-2019)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff

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MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1964	<p><i>Appendix Part 3 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1910 . (Attachments: # 1 Exhibit 213 Email, # 2 Exhibit 214 Email, # 3 Exhibit 215 S/r and MOA, # 4 Exhibit 216 Email, # 5 Exhibit 217 Email, # 6 Exhibit 218 Depo Excerpts, # 7 Exhibit 219 Findings, # 8 Exhibit 220 Report, # 9 Exhibit 221 Email, # 10 Exhibit 222 Depo Excerpts, # 11 Exhibit 223 Presentation, # 12 Exhibit 224 Email, # 13 Exhibit 225 Report, # 14 Exhibit 226 Webpage, # 15 Exhibit 227 Presentation, # 16 Exhibit 228 Corr., # 17 Exhibit 229 Depo Excerpts, # 18 Exhibit 230 Depo Excerpts, # 19 Exhibit 231 Report, # 20 Exhibit 232 Responses, # 21 Exhibit 233 Responses, # 22 Exhibit 234 SOP, # 23 Exhibit 235 Email, # 24 Exhibit 236 MOA, # 25 Exhibit 237 Manual, # 26 Exhibit 238 Depo Excerpts, # 27 Exhibit 239 Reponses, # 28 Exhibit 240 Email, # 29 Exhibit 241 Depo Excerpts, # 30 Exhibit 242 Memo, # 31 Exhibit 244 Manual, # 32 Exhibit 245 Corr., # 33 Exhibit 246 Corr., # 34 Exhibit 247 Email, # 35 Exhibit 248 Report, # 36 Exhibit 249 S/R, # 37 Exhibit 250 Email, # 38 Exhibit 251 Email, # 39 Exhibit 252 T/C Form, # 40 Exhibit 253, # 41 Exhibit 254 Email, # 42 Exhibit 255, # 43 Exhibit 256 Email, # 44 Exhibit 257 Email, # 45 Exhibit 258, # 46 Exhibit 259 Email, # 47 Exhibit 260 Email, # 48 Exhibit 261 Email, # 49 Exhibit 262 Email, # 50 Exhibit 243, # 51 Exhibit 263 Email, # 52 Exhibit 264, # 53 Exhibit 265 Depo Excerpts, # 54 Exhibit 266 T/C Form, # 55 Exhibit 267 T/C Form, # 56 Exhibit 268 T/C Form, # 57 Exhibit 269 T/C Form, # 58 Exhibit 270 T/C Form, # 59 Exhibit 271 T/C Form, # 60 Exhibit 272 T/C Form, # 61 Exhibit 273 T/C Form, # 62 Exhibit 274 T/C Form, # 63 Exhibit 275 T/C Form, # 64 Exhibit 276 T/C Form, # 65 Exhibit 277 Email, # 66 Exhibit 278 Email, # 67 Exhibit 279 Email, # 68 Exhibit 280 Email, # 69 Exhibit 281, # 70 Exhibit 282, # 71 Exhibit 283, # 72 Exhibit 284, # 73 Exhibit 285 Email, # 74 Exhibit 286 Email, # 75 Exhibit 287 Process, # 76 Exhibit 288 Procedure, # 77 Exhibit 289 Prodecure, # 78 Exhibit 290 Report, # 79 Exhibit 291 Depo Excerpts, # 80 Exhibit 292 Regulations, # 81 Exhibit 293 Depo Excerpts, # 82 Exhibit 294 Depo Excerpts, # 83 Exhibit 295 Depo Excerpts, # 84 Exhibit 296 D/C Program, # 85 Exhibit 297 Order, # 86 Exhibit 298 Agreement, # 87 Exhibit 299 Report, # 88 Exhibit 300 Spreadsheet, # 89 Exhibit 301 Email, # 90 Exhibit 302 Depo Excerpts, # 91 Exhibit 303 Depo Excerpts, # 92 Exhibit 304 Depo Excerpts, # 93 Exhibit 305 Procedure, # 94 Exhibit 306 Depo Excerpts, # 95 Exhibit 307 Depo Excerpts, # 96</p>	Plaintiff

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MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
		Exhibit 308 Corr., # 97 Exhibit 309 Response, # 98 Exhibit 310 Depo Excerpts, # 99 Exhibit 311 Depo Excerpts, # 100 Exhibit 312 Report, # 101 Exhibit 313 Worksheet, # 102 Exhibit 314 Response, # 103 Exhibit 315 Depo Excerpts, # 104 Exhibit 316 Depo Excerpts, # 105 Exhibit 317 Email)(Hanly, Paul) (Attachment 98 replaced on 7/25/2019) (P,R). (Entered: 07/23/2019)	

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1965	<p><i>Appendix Part 4 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1910 . (Attachments: # 1 Exhibit 319 Emails, # 2 Exhibit 320 Manual, # 3 Exhibit 321 Summary, # 4 Exhibit 322 Chart, # 5 Exhibit 323 Policy, # 6 Exhibit 324 MOA, # 7 Exhibit 325 Depo Excerpts, # 8 Exhibit 326 Procedure, # 9 Exhibit 327 Correspondence, # 10 Exhibit 328 Correspondence, # 11 Exhibit 329 Emails, # 12 Exhibit 330 Report, # 13 Exhibit 331 Supplemental Responses to Discovery Reqs, # 14 Exhibit 332 Depo Excerpts, # 15 Exhibit 333 Depo Errata, # 16 Exhibit 334 MOA, # 17 Exhibit 335 Order to Show Cause, # 18 Exhibit 336 Subpoena, # 19 Exhibit 337 Emails, # 20 Exhibit 338 Meeting Notes, # 21 Exhibit 339 Correspondence, # 22 Exhibit 340 Orders, # 23 Exhibit 341 Orders, # 24 Exhibit 342 Emails, # 25 Exhibit 343 Report, # 26 Exhibit 344 Report, # 27 Exhibit 345 Email, # 28 Exhibit 346 Manual, # 29 Exhibit 347 Correspondence, # 30 Exhibit 348 Email, # 31 Exhibit 349 Email, # 32 Exhibit 350 Correspondence, # 33 Exhibit 351 Withheld Due to Privilege, # 34 Exhibit 352 Procedure, # 35 Exhibit 353 Depo Excerpts, # 36 Exhibit 354 Depo Excerpts, # 37 Exhibit 355 Policy, # 38 Exhibit 356 Depo Excerpts, # 39 Exhibit 357 Depo Excerpts, # 40 Exhibit 358 Update on Plan, # 41 Exhibit 359 SOR, # 42 Exhibit 360 Emails, # 43 Exhibit 361 Review, # 44 Exhibit 362 Depo Excerpts, # 45 Exhibit 363 Emails, # 46 Exhibit 364 Emails, # 47 Exhibit 365 Emails, # 48 Exhibit 366 Emails, # 49 Exhibit 367 Emails, # 50 Exhibit 368 Estimate, # 51 Exhibit 369 Statistics, # 52 Exhibit 370 Depo Excerpts, # 53 Exhibit 371 Second Amended Responses to Interrogatories, # 54 Exhibit 372 Emails, # 55 Exhibit 373 Emails, # 56 Exhibit 374 Spreadsheet, # 57 Exhibit 375 Emails, # 58 Exhibit 376 Emails, # 59 Exhibit 377 Depo Excerpts, # 60 Exhibit 378 Emails, # 61 Exhibit 379 Emails, # 62 Exhibit 380 Emails, # 63 Exhibit 381 Emails, # 64 Exhibit 382 Agreement, # 65 Exhibit 383 Report, # 66 Exhibit 384 Agreement, # 67 Exhibit 385 Depo Excerpts, # 68 Exhibit 386 Depo Exhibit, # 69 Exhibit 387 Depo Excerpts, # 70 Exhibit 388 Orders, # 71 Exhibit 389 Depo Excerpts, # 72 Exhibit 390 Order, # 73 Exhibit 391 OMS, # 74 Exhibit 392 Order, # 75 Exhibit 393 Comments, # 76 Exhibit 394 Depo Excerpts, # 77 Exhibit 395 Depo Excerpts, # 78 Exhibit 396 Draft Summary, # 79 Exhibit 397 Draft Best Practices, # 80 Exhibit 398 Chronology, # 81 Exhibit 399 Chronology, # 82 Exhibit 400 Depo Excerpts, # 83 Exhibit 401 Guidelines, # 84 Exhibit 402 SO, # 85 Exhibit Exhibit 403</p>	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
		Best Practices, # 86 Exhibit 404 Report, # 87 Exhibit 405 Depo Excerpts, # 88 Exhibit 406 Report, # 89 Exhibit 407 Emails, # 90 Exhibit 408 Questionnaire, # 91 Exhibit 409 Procedure, # 92 Exhibit 410 Chart, # 93 Exhibit 411 Business Idea, # 94 Exhibit 412 Guidelines, # 95 Exhibit 413 OM Program, # 96 Exhibit 414 Responses to Discovery Requests, # 97 Exhibit 415 Depo Excerpts, # 98 Exhibit 416 Depo Excerpts, # 99 Exhibit 417 Depo Excerpts, # 100 Exhibit 418 Depo Excerpts, # 101 Exhibit 419 Emails, # 102 Exhibit 420 Depo Excerpts, # 103 Exhibit 421 T/E List, # 104 Exhibit 422 A/T List, # 105 Exhibit 423 SOM)(Hanly, Paul) (Entered: 07/23/2019)	

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1966	SEALED Document: <i>Part 6 of Defendants' Notice of Filing Deposition Transcripts Cited In Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Leckler, Molly (Cuyahoga) 11-19-2018, # 2 Lembke, Anna (Plaintiff Expert) 04-24-2019, # 3 Leonard, Patrick (City of Akron - DEA provided redactions) 05-23-2019, # 4 Leppla, Allisyn (Cuyahoga) 01-15-2019, # 5 Liebman, Jeffrey Ph. D (Plaintiff Expert) 05-03-2019, # 6 Little, Patsy (Walmart) 12-14-2018, # 7 Lortie, Brian (Endo) 01-22-2019, # 8 Lortie, Brian (Endo) 01-23-2019, # 9 Lortie, Brian (Endo) 03-27-2019, # 10 Macey, Jonathan (Allergan Expert) 05-29-2019, # 11 Macrides, Stephen (Endo) 03-15-2019, # 12 Mahoney, William de Gutierrez (McKesson) 11-28-2018, # 13 Martin, Barbara (Walgreens) 01-25-2019, # 14 May, David (ABDC) 08-04-2018, # 15 Mays, Stephen (ABDC) 10-24-2018, # 16 McAleer, Trevor (Cuyahoga) 01-10-2019, # 17 McCann, Craig (Plaintiff Expert) 05-09-2019, # 18 McClune, Robert (HBC; Giant Eagle) 01-25-2019, # 19 McCormick, Jinping (Allergan) 01-09-2019, # 20 McGinn, Colleen (Teva) 12-14-2018, # 21 McGuire, Thomas (Plaintiff Expert) 04-23-2019, # 22 McGuire, Thomas (Plaintiff Expert) 04-30-2019)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1967	<p><i>Appendix Part 5 - EXHIBITS to Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties Under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Plaintiffs' Lead Counsel. Related document(s) 1813 , 1910 . (Attachments: # 1 Exhibit 425 Emails, # 2 Exhibit 426 Depo Excerpts, # 3 Exhibit 427 Supplemental Answers to Interrogatories, # 4 Exhibit 428 Depo Excerpts, # 5 Exhibit 429 Depo Excerpts, # 6 Exhibit 430 Depo Excerpts, # 7 Exhibit 431 Depo Excerpts, # 8 Exhibit 432 Policy, # 9 Exhibit 433 Depo Excerpts, # 10 Exhibit 434 Depo Excerpts, # 11 Exhibit 435 Depo Excerpts, # 12 Exhibit 436 Depo Excerpts, # 13 Exhibit 437 Email, # 14 Exhibit 438 Email, # 15 Exhibit 439 Email, # 16 Exhibit 440 Depo Excerpts, # 17 Exhibit 441 Email, # 18 Exhibit 442 Depo Excerpts, # 19 Exhibit 443 Report, # 20 Exhibit 444 Depo Excerpts, # 21 Exhibit 445 Depo Excerpts, # 22 Exhibit 446 Depo Excerpts, # 23 Exhibit 447 Report, # 24 Exhibit 448 Report, # 25 Exhibit 449 Depo Excerpts, # 26 Exhibit 450 Depo Excerpts, # 27 Exhibit 451 Depo Excerpts, # 28 Exhibit 452 Depo Excerpts, # 29 Exhibit 453 Depo Excerpts, # 30 Exhibit 454 Depo Excerpts, # 31 Exhibit 455 Depo Excerpts, # 32 Exhibit 456 Depo Excerpts, # 33 Exhibit 457 Regulation, # 34 Exhibit 458 Depo Excerpts, # 35 Exhibit 459 Depo Excerpts, # 36 Exhibit 460 Depo Excerpts, # 37 Exhibit 461 Depo Excerpts, # 38 Exhibit 462 Depo Excerpts, # 39 Exhibit 463 Depo Excerpts, # 40 Exhibit 464 Depo Excerpts, # 41 Exhibit 465 Depo Excerpts, # 42 Exhibit 466 Depo Excerpts, # 43 Exhibit 467 Depo Excerpts, # 44 Exhibit 468 Depo Excerpts, # 45 Exhibit 469 Depo Excerpts, # 46 Exhibit 470 Depo Excerpts, # 47 Exhibit 471 Depo Excerpts, # 48 Exhibit 472 Depo Excerpts, # 49 Exhibit 473 Depo Excerpts, # 50 Exhibit 474 Depo Excerpts, # 51 Exhibit 475 Email, # 52 Exhibit 476 Depo Excerpts, # 53 Exhibit 477 Email, # 54 Exhibit 478 Depo Excerpts, # 55 Exhibit 479 Depo Excerpts, # 56 Exhibit 480 Press Release, # 57 Exhibit 481 Press Release, # 58 Exhibit 482 Press Release, # 59 Exhibit 483 Depo Exh., # 60 Exhibit 484 Depo Exh., # 61 Exhibit 485 Depo Exh., # 62 Exhibit 486 Depo Exh., # 63 Exhibit 487 Email, # 64 Exhibit 488 Email, # 65 Exhibit 489 Depo Excerpts, # 66 Exhibit 490 Depo Exh., # 67 Exhibit 491 Email, # 68 Exhibit 492 Depo Exh., # 69 Exhibit 493 Report, # 70 Exhibit 494 Depo Exh., # 71 Exhibit 495 Depo Excerpts, # 72 Exhibit 496 Briefing, # 73 Exhibit 497 Depo Excerpts, # 74 Exhibit 498 Depo Excerpts, # 75 Exhibit 499 Depo Exh., # 76 Exhibit 500 Depo Exh., # 77 Exhibit 501 Report, # 78 Exhibit 502 Depo Exh., # 79 Exhibit 503 Email, # 80 Exhibit 504 Policy, # 81 Exhibit 505 Policy, # 82 Exhibit 506 Data Procedure,</p>	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
		# 83 Exhibit 507 Project Status Review, # 84 Exhibit 508 Depo Excerpts, # 85 Exhibit 509 Depo Exh., # 86 Exhibit 510 Depo Exh., # 87 Exhibit 511 Depo Exh., # 88 Exhibit 512 Proposal, # 89 Exhibit 513 Presentation, # 90 Exhibit 514 Depo Excerpts, # 91 Exhibit 515 Notification Alert, # 92 Exhibit 516 Report, # 93 Exhibit 517 Call, # 94 Exhibit 518 Summary, # 95 Errata 519 Email, # 96 Exhibit 520 Best Practices)(Hanly, Paul) (Entered: 07/23/2019)	

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1968	SEALED Document: <i>Part 7 of Defendants' Notice of Filing Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Millikin, Gary (CVS) 01-11-2019, # 2 Mills, Steven (Walgreens) 11-08-2018, # 3 Millward, Joseph (HBC; Giant Eagle) 12-20-2018, # 4 Mitchell, Kevin (Rite Aid) 01-16-2019, # 5 Mollica, Anthony (HBC; Giant Eagle) 01-04-2019, # 6 Moran, Scott (Cleveland) 03-27-2019, # 7 Moran, Scott (Cleveland) 12-20-2018, # 8 Morelli, Art (Mallinckrodt) 01-17-2019, # 9 Morse, Donald Steven (Cardinal) 12-13-2019, # 10 Moskovitz, Bruce (Janssen) 01-09-2019, # 11 Moskovitz, Bruce (Janssen) 11-14-2018, # 12 Munroe, Brian (Endo) 03-19-2019, # 13 Must, Alan (Purdue) 03-14-2019, # 14 Myers, David (Allergan) 12-13-2018, # 15 Nameth, Tom (Discount Drug Mart) 01-07-2019, # 16 Napoli, Tom (Allergan) 01-17-2019, # 17 Neely, Kate (Mallinckrodt) 01-08-2019, # 18 Nelsen, Brian (Summit) 01-24-2019, # 19 New, Bonnie (Mallinckrodt) 02-12-2019, # 20 Norris, Jennifer (Cardinal) 08-07-2018, # 21 Norton, Tracey (Endo) 01-16-2019, # 22 Norton, Tracey (Endo) 01-17-2019)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff
7/23/2019	1969	SEALED Document: <i>Part 8 of Defendants' Notice of Filing Deposition Transcripts Cited in Motions to Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Paolino, Matthew (Summit) 12-05-2018, # 2 Papp, Joan (Deposed re experience as doctor in Cuyahoga) 02-05-2019, # 3 Patton, Kimberly (Summit) 01-22-2019, # 4 Peacock, Jeff (Henry Schein, Inc.) 01-30-2019, # 5 Perch, Stephen (Akron) 10-18-2018, # 6 Perfetto, Michael (Allergan) 12-18-2018, # 7 Perri, Matthew (Plaintiff Expert) 04-23-2019, # 8 Perri, Matthew (Plaintiff Expert) 04-24-2019, # 9 Peterson, Douglas (Walgreens) 12-20-2018, # 10 Polster, Natasha (Walgreens) 01-23-2019, # 11 Portenoy, Russell (Doctor-KOL - OK AG) 01-24-2019, # 12 Prevoznik, Thomas (DEA) 04-17-2019, # 13 Prevoznik, Thomas (DEA) 04-18-2019, # 14 Prevoznik, Thomas (DEA) 05-17-2019, # 15 Prince, John (City of Cleveland - DEA provided redactions) 05-23-2019, # 16 Propatier, Amy (CVS) 11-29-2018, # 17 Quintero, Gilberto (Cardinal) 12-06-2018, # 18 Rafalski, James (Plaintiff Expert) 05-13-2019, # 19 Rafalski, James (Plaintiff Expert) 05-14-2019, # 20 Rannazzisi,	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
		Joseph (DEA) 04-26-2019, # 21 Rannazzisi, Joseph (DEA) 05-15-2019)(Hobart, Geoffrey) (Entered: 07/23/2019)	
7/23/2019	1970	SEALED Document: <i>Part 9 of Defendants' Notice of Filing Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Ratliff, William (Mallinckrodt) 12-19-2018, # 2 Ratycz, Peter (Discount Drug Mart) 12-21-2018, # 3 Rausch, James (Mallinckrodt) 11-16-2019, # 4 Reardon, Steve (Cardinal) 11-30-2018, # 5 Reed, Roxanne (Walmart) 01-10-2019, # 6 Ringgold, Larry (Rite Aid) 01-24-2019, # 7 Ritchie, Bruce (Janssen) 01-25-2019, # 8 Rogos, Matthew (HBC, Giant Eagle) 02-22-2019, # 9 Romaine, Larry (Endo) 01-10-2019, # 10 Rosen, Burt (Purdue) 01-16-2019, # 11 Rosenthal, Meredith (Plaintiff Expert) 05-04-2019, # 12 Rosenthal, Meredith (Plaintiff Expert) 05-05-2019, # 13 Sackler, Kathe (Purdue) 04-01-2019, # 14 Saffold, George (Mallinckrodt) 02-08-2019, # 15 Saper, Joel (Pain Management Doctor) 01-11-2019, # 16 Schoen, James (Prescription Supply, Inc.) 02-27-2019, # 17 Schoen, Thomas (Prescription Supply, Inc.) 09-05-2018, # 18 Schumacher, Mark (Plaintiff Expert) 04-23-2019, # 19 Seid, Stephen (Purdue) 12-12-2018, # 20 Seid, Stephen (Purdue) 12-13-2018, # 21 Shannon, Hugh (Cuyahoga) 01-15-2019, # 22 Siegle, Derek (DEA-Ohio HIDTA) 01-23-2019, # 23 Skoda, Donna (Summit) 08-14-2018, # 24 Smith, Douglas (Summit) 11-16-2018, # 25 Snider, Blaine (McKesson) 11-08-2018)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
7/23/2019	1971	SEALED Document: <i>Part 10 of Defendants' Notice of Filing Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Spaulding, Eileen (Mallinckrodt) 02-05-2019, # 2 Stahmann, Eric (Walgreens) 10-16-2018, # 3 Stevenson, George (Endo) 02-15-2019, # 4 Strait, Matthew (DEA) 05-31-2019, # 5 Strang, Jill (Discount Drug Mart) 01-03-2019, # 6 Strumi, Jeffrey (Akron) 11-15-2018, # 7 Sullins, Ramona (Walmart) 01-04-2019, # 8 Swords, Rex (Walgreens) 12-21-2018, # 9 Tomkiewicz, Joseph (Teva, Former ABDC) 11-28-2018, # 10 Tommasi, Eugene (HBC, Giant Eagle) 12-18-2018, # 11 Tomsky, Scott (Teva) 03-15-2019, # 12 Tsipakis, James (HBC, Giant Eagle) 01-13-2018, # 13 Tucker, Clarence (Akron) 01-10-2019, # 14 Twigg, Charles (Akron) 01-08-2019, # 15 Vernazza, Mark (CVS) 11-20-2018, # 16 Vorderstrasse, Kevin (Mallinckrodt) 12-05-2018, # 17 Vorsanger, Gary (Janssen OK) 01-17-2019, # 18 Vorsanger, Gary (Janssen- Oklahoma) 12-05-2018, # 19 Walker, Donald (McKesson) 01-10-2019, # 20 Walker, Lisa (Endo) 12-04-18)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff
7/23/2019	1972	SEALED Document: <i>Part 11 of Defendants' Notice of Filing Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Walter, Cheri (Ohio Association of County Behavioral Health Authorities) 02-19-2019, # 2 Weber, Celia (ABDC) 01-25-2019, # 3 Webster, Lynn (Oklahoma AG) 02-18-2019, # 4 Wessler, Michael (Mallinckrodt) 01-09-2019, # 5 Wexelblatt, Scott (Plaintiff Expert) 04-24-2019, # 6 Whitelaw, Seth (Plaintiff Expert) 05-16-2019, # 7 Whitelaw, Seth (Plaintiff Expert) 05-17-2019, # 8 Williams, Calvin (Cleveland) 03-29-2019, # 9 Wilson, Ellen (CVS) 01-24-2019, # 10 Wood, Marian (Rite Aid) 01-24-2019, # 11 Woods, Mary (Allergan) 01-10-2019, # 12 Wright, Kyle (DEA) 02-28-2019, # 13 Wright, Kyle (DEA) 03-04-2019, # 14 Young, Nancy (Plaintiff Expert) 05-14-2019, # 15 Zimmerman, Christopher (ABDC) 02-08-2019, # 16 Zimmerman, Christopher (ABDC) 08-03-2018)(Hobart, Geoffrey) (Entered: 07/23/2019)	Plaintiff
7/24/2019	1973	Letter by Ohio Attorney General Regarding Settlement Negotiation Class (P,R) (Entered: 07/24/2019)	Defendants

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/24/2019	1974	Part 1 of Defendant's Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Abernathy, Jeff (Walmart) 11-15-2018 Redacted, # 2 Abreu, Shaun (Henry Schein) 12-13-2018 Redacted, # 3 Adams, John (Mallinckrodt) 01-30-2019 Redacted, # 4 Alexander, G. Caleb (Plaintiff Expert) 04-26-2019, # 5 Allan, Terrence (Cuyahoga) 12-17-2018, # 6 Altier, Jennifer (Allergan) 08-02-2018, # 7 Ashley, Demetra (DEA) 03-15-2019, # 8 Baeder, Christine (Teva) 01-24-2019, # 9 Baeppler, Matthew (Cuyahoga) 01-17-2019, # 10 Baker, Hylton (Summit) 12-19-2018, # 11 Baker-Stella, Lori (Summit County) 05-23-2019 Redacted, # 12 Ball, Kenneth (Akron) 11-07-2018, # 13 Baran, Nancy (Teva) 12-11-2018 Redacted, # 14 Barker, Shane (Summit) 11-28-2018, # 15 Barnes, Julie (Summit) 12-03-2018-2, # 16 Beam, Gregory (Walmart) 01-15-2019 Redacted, # 17 Bearer, Deborah (Teva) 01-18-2019 Redacted, # 18 Becker, Steven (Mallinckrodt) 12-19-2018 Redacted, # 19 Beckhardt, Stacey (Teva) 02-01-2019 Redacted, # 20 Belli, Christopher (Rite Aid) 12-20-2018 Redacted)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	Plaintiff
7/24/2019	1975	Part 2 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Bencivengo, Fred (HBC) 01-22-2019 Redacted, # 2 Bish, Deborah (Walgreens) 02-01-2019 Redacted, # 3 Block, Tonya (Summit) 11-14-2018, # 4 Boggs, Gary (McKesson 30b6) 07-19-2018 Redacted, # 5 Boggs, Gary (McKesson) 01-17-2019 Redacted, # 6 Boothe, Douglas (Teva) 01-17-2019 Redacted, # 7 Borelli, Victor (Mallinckrodt) 11-29-2018 Redacted, # 8 Boyer, Andrew (Teva) 01-15-2019 Redacted, # 9 Bratton, Edward (Walgreens 30b6) 12-16-2018 Redacted, # 10 Bratton, Edward (Walgreens) 11-30-2018 Redacted, # 11 Briscoe, Jason (Discount Drug Mart) 12-06-2018, # 12 Brown, Robert (Anda) 12-03-18 Redacted, # 13 Burtner, Aaron (CVS) 01-17-2019 Redacted, # 14 Cameron, Todd (Cardinal) MTAG Investigation 11-26-18 Redacted, # 15 Campanelli, Paul (Endo) 03-21-19 Redacted, # 16 Caraffi, Vincent (Cuyahoga) 01-23-2019, # 17 Cardetti, Lisa (Mallinckrodt) 01-10-19 Redacted, # 18 Carlson, Gregory (HBC) 01-08-19 Redacted, # 19 Cavacini, Gene (McKesson) 01-25-19 Redacted, # 20 Chapman, George (Walmart) 01-09-19 Redacted, # 21 Chase,	Plaintiff

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		Debra (Rite Aid) 01-04-19 Redacted, # 22 Cherveny, Eric (ABDC) 11-09-18 Redacted, # 23 Chick, Stacy (Mallinckrodt) 12-13-18 Redacted, # 24 Chunderlick, George (HBC) 01-16-19 Redacted, # 25 Clarke, Michael (Teva) 12-07-18 Redacted)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	
7/24/2019	1976	Part 3 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Cochrane, Michael (Anda) 01-15-19 Redacted, # 2 Cochrane, Patrick (Anda) 01-24-19 Redacted, # 3 Coleman, JoLynn (Walmart) 12-13-18 Redacted, # 4 Collier, Ginger (Mallinckrodt) 01-08-19 Redacted, # 5 Connelly, Michael (Cleveland) 11-07-2018, # 6 Cox, Erin (Mallinckrodt) 01-17-19 Redacted, # 7 Craig, Gerald (Summit) 01-11-2018, # 8 Crowley, Jack (Purdue) 01-10-19 Redacted, # 9 Cutler, David (Plaintiff Expert) 04-26-2019, # 10 Cutler, David (Plaintiff Expert) 04-27-2018, # 11 Day, Matthew (Teva) 01-04-2019, # 12 Dempsey, Michele (Janssen) 01-22-2019, # 13 Dempsey, Michele (Janssen) 03-08-2019, # 14 Denihan, William (Cuyahoga) 01-30-2019, # 15 Diebert, Jennifer (Walgreens) 01-24-19 Redacted, # 16 Domzalski, Christopher (Walgreens) 01-17-19 Redacted, # 17 Dorsey, Michael (Teva) 01-08-19 Redacted, # 18 Ducote, Chad (Walmart) 11-16-18 Redacted, # 19 Dugger, Terrence (CVS) 01-23-19 Redacted, # 20 Durr, Walter Wayne (HBC) 01-22-19 Redacted, # 21 Dymon, Chris (Walgreens) 01-25-19 Redacted)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/24/2019	1977	<p>Part 4 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Egilman, David (Pltf Expert) 04-25-19 Redacted, # 2 Egilman, David (Pltf Expert) 04-26-19 Redacted, # 3 Euson, George (HD Smith) 30b6 11-27-18 Redacted, # 4 Fanelli, Richard (Purdue) 12-06-18 Redacted, # 5 Fanelli, Richard (Purdue) 12-07-2018, # 6 Fishman, Scott (Doctor-KOL - OK AG) 02-26-2019, # 7 Fishman, Scott (Doctor-KOL - OK AG) 02-27-2019, # 8 Forkas, Deborah (Cuyahoga) 01-23-2019, # 9 Forst, Christopher (Cardinal) 01-22-19 Redacted, # 10 Fri, Perry (HDA) 05-07-2019, # 11 Ganley, Joseph (McKesson) 07-27-18 Redacted, # 12 Garner, Chad (Ohio BOP) 11-14-2018, # 13 Geraci, Mark (Purdue) 04-04-2019, # 14 Gessner, Brad (Summit) 12-03-2018, # 15 Gillies, John (Mallinckrodt) 02-07-19 Redacted, # 16 Gilson, Thomas (Cuyahoga) 01-14-2019, # 17 Gordon, Merle (Cleveland) 07-19-2018, # 18 Gordon, Merle (Cleveland) 07-19-2018, # 19 Griffin, Eric (Ohio BOP) 01-23-2019, # 20 Gruber, Jonathan (Plaintiff Expert) 04-25-2019, # 21 Gutierrez, James (Cuyahoga) 01-31-2019, # 22 Harbauer, Candace (PSI) 02-19-19 Redacted, # 23 Harbauer, Kirk (PSI) 02-27-19 Redacted, # 24 Harper-Avilla, Stacy (Mallinckrodt) 01-15-19 Redacted, # 25 Harper, Karen (DEA) 04-11-2019)Related document(s) 1813 .(Hobart, Geoffrey) (Attachment 25 replaced on 8/8/2019) (P,R). (Entered: 07/24/2019)</p>	Plaintiff
7/24/2019	1978	<p>Part 5 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Hart, Janet Getzey (Rite Aid) 01-30-19 Redacted, # 2 Hart, Janet Getzey (Rite Aid) 30b6 01-31-19 Redacted, # 3 Hartle, Nate (McKesson) 07-31-18 Redacted, # 4 Hartle, Nate (McKesson) 08-01-18 Redacted, # 5 Hartman, Mark (Cardinal) 11-15-18 Redacted, # 6 Hassler, John (Teva) 11-16-2018 Redacted, # 7 Heiser, Randy (HBC) 02-19-19 Redacted, # 8 Helfrich, Shauna (CVS) 01-10-19 Redacted, # 9 Herman, Doron (Teva) 06-20-2019, # 10 Hiland, Susanne (Walmart 30b6) 01-22-19 Redacted, # 11 Hiland, Susanne (Walmart) 01-23-19 Redacted, # 12 Hilliard, Gary (McKesson) 01-10-19 Redacted, # 13 Hinkle, Sherri (CVS) 01-25-19 Redacted, # 14 Hodges, Debbie (Walmart) 01-11-19 Redacted, # 15 Hutzell, Eric (Summit County) 01-08-2019, # 16 Jackson, Catherine (Mallinckrodt) 01-07-19 Redacted, # 17 Jena, Anumam (Rite Aid)</p>	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Expert) 06-06-19 Redacted, # 18 Johnson, Greta (Summit County) 01-15-2019, # 19 Johnson, Miranda (Walmart) 12-12-18 Redacted)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	
7/24/2019	1979	Part 6 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Kaleta, Ed (Walgreens) 12-18-2018 Redacted, # 2 Kaspar, Claire (Cuyahoga) 01-15-2019, # 3 Kaufhold, Stephan (Teva) 10-26-18 Redacted, # 4 Keenan, Maggie (Cuyahoga) 01-18-2018, # 5 Keenan, Maggie (Cuyahoga) 12-12-2018, # 6 Keller, Lacey (Pltf Expert) 06-13-19 Redacted, # 7 Kelly, Patrick (HDA) 05-10-2019, # 8 Kessler, David (Plaintiff Expert) 04-25-2019, # 9 Kessler, David (Pltf Expert) 04-26-19 Redacted, # 10 Keyes, Katherine (Plaintiff Expert) 04-29-2019, # 11 Kinsey, Sandra (HBC Expert) 06-07-19 Redacted, # 12 Kippes, Christopher (Cuyahoga) 01-18-2019, # 13 Kitlinski, Linda (Endo) 01-15-19 Redacted, # 14 Kreutzer, Kevin (ABDC) 11-27-18 Redacted, # 15 Kyle, Margaret (Allergan Expert) 06-05-2019, # 16 Leckler, Molly (Cuyahoga) 11-19-2018, # 17 Lembke, Anna (Plaintiff Expert) 04-24-2019, # 18 Leonard, Patrick (Akron) 05-23-19 Redacted for DEA, # 19 Leppla, Allisyn (Cuyahoga) 01-15-2019, # 20 Liebman, Jeffrey (Plaintiff Expert) 05-03-2019, # 21 Little, Patsy (Walmart) 12-14-18 Redacted)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/24/2019	1981	Part 7 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Lortie, Brian (Endo) 01-22-19 Redacted, # 2 Lortie, Brian (Endo) 01-23-19 Redacted, # 3 Lortie, Brian (Endo) 03-27-19 Redacted, # 4 Macey, Jonathan (Allergan Expert) 05-29-2019, # 5 Macrides, Stephen (Endo) 03-15-19 Redacted, # 6 Mahoney, William (McKesson) 11-28-18 Redacted, # 7 Martin, Barbara (Walgreens) 01-25-19 Redacted, # 8 May, David (ABDC) 08-04-18 Redacted, # 9 Mays, Stephen (ABDC) 02-08-19 Redacted, # 10 Mays, Stephen (ABDC) 10-24-18 Redacted, # 11 McAleer, Trevor (Cuyahoga) 01-10-2019, # 12 McCann, Craig (Pltf Expert) 05-09-19 Redacted, # 13 McClune, Robert (HBC) 01-25-19 Redacted, # 14 McCormick, Jinping (Teva) 01-09-19 Redacted, # 15 McGinn, Colleen (Teva) 12-14-18 Redacted, # 16 McGuire, Thomas (Plaintiff Expert) 04-23-2019, # 17 McGuire, Thomas (Plaintiff Expert) 04-30-2019, # 18 Millikan, Gary (CVS) 01-11-19 Redacted, # 19 Mills, Steven (Walgreens) 11-08-18 Redacted, # 20 Millward, Joseph (HBC) 12-20-18 Redacted, # 21 Mitchell, Kevin (Rite Aid) 01-16-19 Redacted)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	Plaintiff
7/24/2019	1982	Part 8 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Mollica, Anthony (HBC Giant Eagle) 01-04-19 Redacted, # 2 Moran, Scott (Cleveland) 03-27-2019, # 3 Moran, Scott (Cleveland) 12-20-2018, # 4 Morelli, Arthur (Mallinckrodt) 01-17-19 Redacted, # 5 Morse, Donald Steven (Cardinal) 12-13-2019, # 6 Moskovitz, Bruce (Janssen) 01-09-2019, # 7 Moskovitz, Bruce (Janssen) 11-14-2018, # 8 Munroe, Brian (Endo) 03-19-19 Redacted, # 9 Must, Alan (Purdue) 03-14-2019, # 10 Myers, David (Teva) 01-17-19 Redacted, # 11 Nameth, Tom (Discount Drug Mart) 01-07-2019, # 12 Napoli, Thomas (Teva) 01-17-19 Redacted, # 13 Neely, Kate (Mallinckrodt) 01-08-19 Redacted, # 14 Nelsen, Brian (Summit) 01-24-2019, # 15 New, Bonnie (Mallinckrodt) 02-12-19 Redacted, # 16 Norris, Jennifer (Cardinal) 08-07-18 Redacted, # 17 Norton, Tracey (Endo) 01-16-19 Redacted, # 18 Norton, Tracey (Endo) 01-17-19 Redacted, # 19 Paolino, Matthew (Summit) 12-05-2018, # 20 Papp, Joan (Deposed re experience as doctor in Cuyahoga)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		02-05-2019, # 21 Patton, Kimberly (Summit) 01-22-2019)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	
7/24/2019	1983	Part 9 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Peacock, Jeffrey (Henry Schein) 01-30-19 Redacted, # 2 Perch, Stephen (Akron) 10-18-2018, # 3 Perfetto, Michael (Allergan) 12-18-2018, # 4 Perri, Matthew (Pltf Expert) 04-23-19 Redacted, # 5 Perri, Matthew (Pltf Expert) 04-24-19 Redacted, # 6 Peterson, Douglas (Walgreens) 12-20-18 Redacted, # 7 Polster, Tasha (Walgreens) 1-23-19 Redacted, # 8 Portenoy, Russell (Doctor-KOL - OK AG) 01-24-2019, # 9 Prevoznik, Thomas (DEA) 04-17-2019, # 10 Prevoznik, Thomas (DEA) 04-18-2019, # 11 Prevoznik, Thomas (DEA) 05-17-2019, # 12 Prince, John (Cleveland) 05-23-19 Redacted for DEA, # 13 Propatier, Amy (CVS) 11-29-18 Redacted, # 14 Quintero, Gilberto (Cardinal) 12-06-18 Redacted, # 15 Rafalski, James (Pltf Expert) 05-13-19 Redacted, # 16 Rafalski, James (Pltf Expert) 05-14-19 Redacted, # 17 Rannazzisi, Joseph (DEA) 04-26-2019, # 18 Rannazzisi, Joseph (DEA) 05-15-2019, # 19 Ratliff, William (Mallinckrodt) 12-19-18 Redacted, # 20 Ratycz, Peter (Discount Drug Mart) 12-21-2018, # 21 Rausch, James (Mallinckrodt) 11-16-18 Redacted, # 22 Reardon, Steve (Cardinal) 11-30-2018, # 23 Reed, Roxanne (Walmart) 01-10-19 Redacted, # 24 Ringgold, Larry (Rite Aid) 01-24-19 Redacted, #	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		25 Ritchie, Bruce (Janssen) 01-25-2019)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	
7/24/2019	1984	Part 10 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Rogos, Matthew (HBC) 02-22-19 Redacted, # 2 Romaine, Larry (Endo) 01-10-19 Redacted, # 3 Rosen, Burt (Purdue) 01-16-19 Redacted, # 4 Rosenthal, Meredith (Pltf Expert) 05-04-19 Redacted, # 5 Rosenthal, Meredith (Pltf Expert) 05-05-19 Redacted, # 6 Sackler, Kathe (Purdue) 04-01-19 Redacted, # 7 Saffold, George (Mallinckrodt) 02-08-19 Redacted, # 8 Saper, Joel (Pain Management Doctor) 01-11-2019, # 9 Schoen, James (PSI) 02-27-19 Redacted, # 10 Schoen, Thomas (PSI) 09-05-18 Redacted, # 11 Schumacher, Mark (Plaintiff Expert) 04-23-2019, # 12 Seid, Stephen (Purdue) 12-12-2018, # 13 Seid, Stephen (Purdue) 12-13-2018, # 14 Shannon, Hugh (Cuyahoga) 01-15-2019, # 15 Siegle, Derek (DEA-Ohio HIDTA) 01-23-2019, # 16 Skoda, Donna (Summit) 08-14-2018, # 17 Smith, Douglas (Summit) 11-16-2018, # 18 Snider, Blaine (McKesson) 11-08-18 Redacted, # 19 Spaulding, Eileen (Mallinckrodt) 02-05-19 Redacted, # 20 Stahmann, Eric (Walgreens) 10-16-18 Redacted, # 21 Stevenson, George (Endo) 01-15-19 Redacted, # 22 Strait, Matthew (DEA) 05-31-2019, # 23 Strang, Jill (Discount Drug Mart) 01-03-2019, #	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		24 Strumi, Jeffrey (Akron) 11-15-2018, # 25 Sullins, Ramona (Walmart) 01-04-19 Redacted, # 26 Swords, Rex (Walgreens) 12-21-18 Redacted)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	
7/24/2019	1985	Part 11 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Tomkiewicz, Joseph (Teva, Former ABDC) 11-28-2018, # 2 Tommasi, Eugene (HBC) 12-18-18 Redacted, # 3 Tomsky, Scott (Teva) 03-15-19 Redacted, # 4 Tsipakis, James (HBC) 30b6 12-13-18 Redacted, # 5 Tucker, Clarence (Akron) 01-10-2019, # 6 Twigg, Charles (Akron) 01-08-2019, # 7 Vernazza, Mark (CVS) 11-20-18 Redacted, # 8 Vorderstrasse, Kevin (Mallinckrodt) 12-05-2018, # 9 Vorsanger, Gary (Janssen OK) 01-17-2019, # 10 Vorsanger, Gary (Janssen- Oklahoma) 12-05-2018, # 11 Walker, Donald (McKesson) 01-10-19 Redacted, # 12 Walker, Lisa (Endo) 12-04-18 Redacted, # 13 Walter, Cheri (Ohio Association of County Behavioral Health Authorities) 02-19-2019, # 14 Weber, Celia (ABDC) 01-25-19 Redacted, # 15 Webster, Lynn (Oklahoma AG) 02-18-2019, # 16 Wessler, Michael (Mallinckrodt) 01-09-19 Redacted, # 17 Wexelblatt, Scott (Plaintiff Expert) 04-24-2019, # 18 Whitelaw, Seth (Pltf Expert) 05-16-19 Redacted, # 19 Whitelaw, Seth (Pltf Expert) 05-17-19 Redacted, # 20 Williams, Calvin (Cleveland) 03-29-2019, # 21 Wilson, Ellen (CVS) 01-24-19 Redacted, # 22 Wood, Marian (Rite Aid) 01-24-19 Redacted, #	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		23 Woods, Mary (Allergan) 01-10-2019, # 24 Wright, Kyle (DEA) 02-28-2019, # 25 Wright, Kyle (DEA) 03-04-2019, # 26 Young, Nancy (Plaintiff Expert) 05-14-2019, # 27 Zimmerman, Christopher (ABDC) 02-08-19 Redacted, # 28 Zimmerman, Christopher (ABDC) 30b6 08-03-18 Redacted)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/24/2019)	
7/24/2019	1986	SEALED Document: <i>Part 12 of Defendants' Notice of Filing Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Kaufhold, Stephan (Allergan) 10-26-2018, # 2 Mays, Stephen (ABDC) 02-08-2019)(Hobart, Geoffrey) (Entered: 07/24/2019)	Plaintiff
7/25/2019	1988	Joint Motion for extension of time filed by Interested Party U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 1845 . (Bennett, James) (Entered: 07/25/2019)	Joint Designation
7/25/2019	1989	Position Paper on Modified ARCOS Order filed by Plaintiffs. (Weinberger, Peter) (Entered: 07/25/2019)	Joint Designation
7/25/2019	1990	Position Paper Regarding ARCOS and Other Protective, Sealing, or Redaction Orders filed by Defendants. (Hobart, Geoffrey) (Entered: 07/25/2019)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
7/25/2019	1994	Joint Motion to Approve a Proposed Order Amending Civil Jury Trial Order filed by Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc.. Related document(s) 1598 . (Attachments: # 1 Proposed Order)(Reed, Steven) (Entered: 07/25/2019)	Plaintiff
7/25/2019	1996	SEALED Document: <i>Part 13 of Defendants' Notice of Filing Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Under Seal Per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Rowley-Kilper, Tiffany (Mallinckrodt) 02-09-2019)(Hobart, Geoffrey) (Entered: 07/25/2019)	Plaintiff
7/25/2019	1997	Part 12 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Motions for Summary Judgment and Daubert Motions Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Rowley-Kilper, Tiffany (Mallinckrodt) 02-09-2019)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 07/25/2019)	Plaintiff
7/25/2019	1999	Notice of Corrected Filing Plaintiffs Expert Reports previously filed as Dkt. No. 1899 filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Caleb Alexander, MD, MS Report, # 2 Caleb Alexander, MD, MS Supplement and Errata, # 3 David Courtwright, PhD Report, # 4 David Cutler, PhD Report, # 5 David Egilman, MD, PhD Report, # 6 Jonathan Gruber, PhD Report, # 7 Lacey Keller Report with Errata, # 8 David Kessler, MD Report, # 9 Katherine Keyes Report, # 10 Anna Lembke Report with Supplemental Materials, # 11 Jeffrey Liebman, PhD Report, # 12 Jeffrey Liebman, PhD Supplemental Report and Errata with Revised Appendix B, # 13 Craig McCann Report, # 14 Craig McCann Supplemental Report, # 15 Craig McCann Second Supplemental Report, # 16 Thomas McGuire Report, # 17 Thomas McGuire Report Public Nuisance, # 18 Matthew Perri Report Pages 1-1500, # 19 Matthew Perri Report Pages 1501-2610, # 20 Matthew Perri Report Pages 2611-3719, # 21 James Rafalski Report, # 22 Meredith Rosenthal Report and Errata, # 23 Mark Schumacher, MD Report and Supplemental Materials, # 24 Scott Wexelblatt, PhD Report, # 25 Seth Whitelaw, JD, LLM Report, # 26 Nancy Young, PhD Report)(Cabraser, Elizabeth) (Entered: 07/25/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/25/2019	2000	SEALED Document: Notice of Corrected Filing Plaintiffs Expert Reports previously filed as Dkt. No. 1895 filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Caleb Alexander, MD, MS Report, # 2 Caleb Alexander, MD, MS Supplement and Errata, # 3 David Courtwright, PhD Report, # 4 David Cutler, PhD Report, # 5 David Egilman, MD, PhD Report, # 6 Jonathan Gruber, PhD Report, # 7 Lacey Keller Report with Errata, # 8 David Kessler, MD Report, # 9 Katherine Keyes Report, # 10 Anna Lembke Report with Supplemental Materials, # 11 Jeffrey Liebman, PhD Report, # 12 Jeffrey Liebman, PhD Supplemental Report and Errata with Revised Appendix B, # 13 Jeffrey Liebman PhD Revised Appendix B, Appendix D, and Errata, # 14 Craig McCann Report, # 15 Craig McCann Supplemental Report, # 16 Craig McCann Second Supplemental Report, # 17 Thomas McGuire Report, # 18 Thomas McGuire Report Public Nuisance, # 19 Matthew Perri Report Pages 1-1500, # 20 Matthew Perri Report Pages 1501-2610, # 21 Matthew Perri Report Pages 2611-3719, # 22 James Rafalski Report, # 23 Meredith Rosenthal Report and Errata, # 24 Mark Schumacher, MD Report and Supplemental Materials, # 25 Scott Wexelblatt, PhD Report, # 26 Seth Whitelaw, JD, LLM Report, # 27 Nancy Young, PhD Report)(Cabraser, Elizabeth) (Entered: 07/26/2019)	Plaintiff
7/26/2019	2040	Brief In Support of Maintaining the Court's Protective Order filed by U.S. Department of Justice, Drug Enforcement Administration. Related document(s) 1845 . (Attachments: # 1 Exhibit 1- Declaration of Joey Lenseigne, # 2 Exhibit 2- Proposed Agreed Order De-Designating DEA Suspicious Order Reports) (Bennett, James) (Entered: 07/26/2019)	Joint Designation
7/26/2019	2057	Motion for joinder in the Memorandum of Certain Defendants in Opposition to Plaintiffs' Renewed and Amended Motion for Certification of Rule 23(B)(3) Cities/Counties Negotiation Class filed by Defendant Publix Supermarkets, Inc.. (Chernack, Gregory) (Entered: 07/26/2019)	Defendants

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MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
7/26/2019	2063	Opposition to 1836 Motion to strike (<i>by Special Appearance</i>) the <i>Expert Report of Alec Fahey</i> filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Declaration of Mark Chalos, # 2 Exhibit 1 - Cuyahoga and Summit ARCOS data, # 3 Exhibit 2 - Mallinckrodt Inc.s Amendment No. 2 to Annual Report, # 4 Exhibit 3 - One Opioid Drugmakers Solution to Billions of Potential Liabilities: Spin Them Out, # 5 Exhibit 4 - Gould Order, # 6 Exhibit 5 - Plaintiffs July 3, 2018 Letter, # 7 Exhibit 6 - Mallinckrodt plcs August 2, 2018 Email, # 8 Exhibit 7 - Plaintiffs October 15, 2018 Letter, # 9 Exhibit 8 - Mallinckrodt plcs October 18, 2018 Letter, # 10 Exhibit 9 - Mallinckrodt plcs January 11, 2019 Email, # 11 Exhibit 10 - Plaintiffs January 25, 2019 Email Propounding Jurisdictional Discovery, # 12 Exhibit 11 - Mallinckrodt plcs March 4, 2019 Letter, # 13 Exhibit 12 - Mallinckrodt plcs Responses and Objections to Plaintiffs First Set of RFPs, # 14 Exhibit 13 - Mallinckrodt plcs March 11, 2019 Letter, # 15 Exhibit 14 - Mallinckrodt plcs April 5, 2019 Letter, # 16 Exhibit 15 - Mallinckrodt plcs May 10, 2019 Letter, # 17 Exhibit 16 - North Carolina State Board of CPA Examiners Public Session Minutes, # 18 Exhibit 17 - 21 NCAC 08G.0406, # 19 Exhibit 18 - Invrs Asset Acquisition Order)(Cabraser, Elizabeth) (Entered: 07/26/2019)	Plaintiff
7/27/2019	2064	Motion for joinder in the <i>Memorandum of Certain Plaintiffs in Opposition to Plaintiffs' Renewed and Amended Motion for Certification of Rule 23(B)(3) Cities/Counties Negotiation Class</i> filed by MDL Notice Only City of Elyria. (Balser, Brian) (Entered: 07/27/2019)	Defendants
7/27/2019	2065	Opposition to 1836 Motion to strike (<i>by Special Appearance</i>) the <i>Expert Report of Alec Fahey corrected version of Dkt. No. 2063</i> filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Cabraser, Elizabeth) (Entered: 07/27/2019)	Plaintiff
7/29/2019	2066	<i>Response Position Paper Regarding Documents Previously Redacted or Filed Under Seal</i> filed by Mallinckrodt LLC, Mallinckrodt PLC, SpecGX LLC. Related document(s) 1841 , 1725 . (O'Connor, Brien) (Entered: 07/29/2019)	Joint Designation
7/29/2019	2070	Plaintiffs' Response Position Paper Pursuant to the Court's June 24, 2019 Order Regarding ARCOS Data and Documents Previously Filed Under Seal filed by Plaintiffs' Liaison Counsel. Related document(s) 1841 .(Weinberger, Peter) (Entered: 07/29/2019)	Joint Designation
7/29/2019	2072	Order Amending Civil Jury Trial Order 1598 . Judge Dan Aaron Polster on 7/29/19.(P,R) (Entered: 07/29/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/29/2019		Order [non-document] granting 1954 West-Ward Pharmaceutical Corp's Motion for Joinder in the Manufacturer Defendants' Response to Plaintiffs' Renewed and Amended Motion for Certification of Rule 23 (B) (3) Cities/Counties Negotiation Class 1952 . Judge Dan Aaron Polster on 7/29/19.(P,R) (Entered: 07/29/2019)	Defendants
7/29/2019		Order [non-document] granting 2057 Publix Supermarkets Motion for Joinder in the Memorandum of Certain Defendants in Opposition to Plaintiffs' Renewed and Amended Motion for Certification of Rule 23(B)(3) Cities/Counties Negotiation Class 1949 . Judge Dan Aaron Polster on 7/29/19.(P,R) (Entered: 07/29/2019)	Defendants
7/29/2019		Order [non-document] granting 2064 City of Elyria's Motion for Joinder in the Memorandum of Certain Plaintiffs in Opposition to Plaintiffs' Renewed and Amended Motion for Certification of Rule 23(B)(3) Cities/Counties Negotiation Class 1958 . Judge Dan Aaron Polster on 7/29/19.(P,R) (Entered: 07/29/2019)	Defendants
7/29/2019	2075	Motion for joinder to <i>Manufacturer Defendants' Response to Plaintiffs' Renewed and Amended Motion for Certification of Rule 23 (B) (3) Cities/Counties Negotiation Class</i> filed by Defendant Noramco, Inc.. Related document(s) 1820 , 1952 . (Jarcho, Daniel) (Entered: 07/29/2019)	Defendants
7/30/2019		Order [non-document] granting 2075 Noramco's Motion for Joinder to Manufacturer Defendants' Response to Plaintiffs' Renewed and Amended Motion for Certification of Rule 23 (B)(3) Cities/Counties Negotiation Class. Judge Dan Aaron Polster on 7/30/19.(P,R) (Entered: 07/30/2019)	Defendants
7/30/2019	2076	Reply in support of 1820 Amended Motion for class certification of <i>Rule 23(b)(3) Cities/Counties Negotiation Class</i> filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Cabraser, Elizabeth) (Entered: 07/30/2019)	Defendants
7/30/2019	2077	SEALED Document: <i>Notice regarding redactions to Keller report</i> filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. Related document(s) 1813 , 1929 . (Attachments: # 1 Exhibit 1 - Letter from Patrick L. Oot)(Lifland, Charles) (Entered: 07/30/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
7/30/2019	2079	Reply in support of 1258 Motion to dismiss for lack of jurisdiction filed by Allergan PLC f/k/a Actavis PLC. (Attachments: # 1 Exhibit Ex. 1 D'Arreca Affidavit, # 2 Exhibit Ex. 2 Dep Transcript, # 3 Exhibit Ex. 3 Ruling, # 4 Exhibit Ex. 4 Email, # 5 Exhibit Ex. 5 Email, # 6 Exhibit Ex. 6 Form 10-K, # 7 Exhibit Ex. 7 Form 10-K, # 8 Exhibit Ex. 8 Macey Report, # 9 Exhibit Ex. 9 Affidavit, # 10 Exhibit Ex. 10 Agreement, # 11 Exhibit Ex. 11 Email, # 12 Exhibit Ex. 12 Inventiv Excel, # 13 Exhibit Ex. 13 Org Chart, # 14 Exhibit Ex. 14 2013 8K)(Welch, Donna) (Entered: 07/30/2019)	Joint Designation
7/30/2019	2081	Reply in support of 1264 Motion to dismiss for lack of jurisdiction filed by Teva Pharmaceutical Industries Ltd.. (Attachments: # 1 Reed Declaration, # 2 Exhibit 1, # 3 Exhibit 2)(Reed, Steven) (Entered: 07/30/2019)	Plaintiff
7/30/2019	2082	Motion to strike <i>The Expert Report Of Alec Fahey</i> filed by Defendant Teva Pharmaceutical Industries Ltd.. Related document(s) 1815 . (Attachments: # 1 Memorandum Of Law, # 2 Reed Declaration, # 3 Exhibit 1, # 4 Exhibit 2, # 5 Exhibit 3, # 6 Exhibit 4, # 7 Exhibit 5, # 8 Exhibit 6, # 9 Exhibit 7, # 10 Exhibit 8, # 11 Exhibit 9, # 12 Exhibit 10, # 13 Proposed Order)(Reed, Steven) (Entered: 07/30/2019)	Plaintiff
7/31/2019	2083	Notice of Service of Plaintiffs' Summary Judgment Roadmap filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Index Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2084	Notice of Service of Plaintiffs' Daubert Roadmap Brief filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Index Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2085	Notice of Service of Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Dkt #s 1869, 1897, 1941) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2086	Notice of Service of Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions (Dkt. #1872, 1892) for Partial Summary Judgment on Statute of Limitations Grounds filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2087	Notice of Service of Defendants' Opposition to Track One Plaintiffs' Motion for Partial Summary Adjudication of Defendants' Duties Under the Controlled Substances Act filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Counsel. (Attachments: # 1 Summary Sheet)Related document(s) 1719 .(Hobart, Geoffrey) (Entered: 07/31/2019)	
7/31/2019	2088	Notice of Service of Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Preemption Summary Judgment Motions (Dkt. #s 1754,1760, 1772) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2090	Notice of Service of Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Plaintiffs' Civil Conspiracy, RICO and OCPA Claims (dkt. no. 1692, 1716, 1904, 1930)) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2093	Notice of Service of Plaintiffs Memorandum in Opposition to Generic Manufacturers Motion for Partial Summary Judgment (Dkt. 1860) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2095	Notice of Service of PLAINTIFFS OPPOSITION TO ALLERGAN DEFENDANTS MOTION FOR SUMMARY JUDGMENT (Dkt. 1940) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2097	Notice of Service of Manufacturer Defendants' Opposition to Plaintiffs' Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them filed by Manufacturer Defendants. (Attachments: # 1 Exhibit A - Summary Sheet)Related document(s) 1924 .(O'Connor, Brien) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2103	Notice of Service of Plaintiffs' Opposition to Defendant Janssen Pharmaceutical, Inc.'s Motion For Summary Judgment (DKT. #1776) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2105	Notice of Service of Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment (Dkt. 1898) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff

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7/31/2019	2107	Notice of Service of PLAINTIFFS' OPPOSITION TO TEVA AND ACTAVIS GENERIC DEFENDANTS' MOTION FOR SUMMARY JUDGMENT (Dkt. 1891) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2110	Notice of Service of Plaintiffs Memorandum in Opposition to Defendants Motion to Exclude Marketing Causation Opinions of Drs. Schumacher, Lembke and Keyes (Dkt. 1868) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2111	Notice of Service of Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude Gateway Opinions of Drs. Lembke, Gruber and Keyes (Dkt. 1857) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2112	Notice of Service of Plaintiffs Consolidated Memorandum in Opposition to Defendants Motion to Exclude Craig McCann and James Rafalski (Dkt. 1884, 1903) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2113	Notice of Service of Plaintiffs' Memorandum of Law in Opposition to Defendants' Motion to Exclude Lacey Keller's Opinions and Proposed Testimony (Dkt. 1917) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2114	Notice of Service of Plaintiffs' Opposition to Defendants' Motion to Exclude Seth Whitelaw's Opinions and Proposed Findings (Dkt. 1881) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2115	Notice of Service of Plaintiffs' Memorandum in Opposition to Motion to Exclude Meredith Rosenthal's Opinions and Proposed Testimony (Dkt. 1935) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2116	Notice of Service of Plaintiffs' Memorandum in Opposition to Defendants' Daubert Motion to Exclude the Opinions Offered by Jonathan Gruber (Dkt. 1877) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2117	Notice of Service of Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude David Cutler's Opinions and Proposed Testimony (Dkt. 1937) filed by Plaintiffs' Liaison	Plaintiff

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		Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	
7/31/2019	2118	Notice of Service of Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude Thomas McGuire's Testimony Regarding Damages (Dkt. 1911) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2119	Notice of Service of Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude Expert Testimony Purporting to Relate to Abatement Costs and Efforts (Dkt. 1865) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2120	Notice of Service of Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude David Egilman's Opinions and Proposed Testimony (Dkt. 1925) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
7/31/2019	2121	Notice of Service of Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude the Testimony of David Kessler, MD and Matthew Perri (Dkt. 1928) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 07/31/2019)	Plaintiff
8/1/2019		Notice [non-document] - The Court authorizes interested parties to listen in telephonically to the public hearing to be held on August 6, 2019 at 10:00AM. Interested parties should dial 1-888-240-3210, conference code: 5258468, to participate. The dial in number and conference code may be provided to anyone who needs to be on the call. Note that everyone on the call will be muted. The Court will not monitor the conference line and parties on the line will not be able to interact with the Court. They will only be able to hear the live audio. (P,R) (Entered: 08/01/2019)	Plaintiff
8/2/2019	2125	Notice of Filing Corrected Deposition Transcript filed by Distributor Defendants' Liaison Counsel. (Attachments: # 1 Myers, David (Teva) 01-17-19 Redacted)Related document(s) 1982 .(Hobart, Geoffrey) (Entered: 08/02/2019)	Plaintiff
8/2/2019	2126	Reply in support of 1836 Motion to strike <i>(by Special Appearance) the Expert Report of Alec Fahey</i> filed by Mallinckrodt PLC. (O'Connor, Brien) (Entered: 08/02/2019)	Plaintiff
8/4/2019	2127	<i>Response to Certain Defendants' Objection to Proposed Order De-Designating DEA Suspicious Order Reports and Media Intervenors' Position Paper</i> filed by Washington Post Company,	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
		LLC. Related document(s) 2080 , 2040 . (Lefton, Karen) (Entered: 08/04/2019)	
8/5/2019	2128	Reply filed by HD Media Company, LLC. (Weise, Suzanne) (Entered: 08/05/2019)	Joint Designation
8/5/2019	2130	Plaintiffs' Response to Certain Defendants' Objection to the Proposed Order De-Designating Suspicious Order Reports and the Media Intervenors' Position Paper filed by Plaintiffs' Liaison Counsel. Related document(s) 2080 .(Weinberger, Peter) (Entered: 08/05/2019)	Joint Designation
8/5/2019	2131	Opinion and Order - Mallinckrodt plc's Motion to Strike, Doc #: 1836 , and Teva Ltd.'s Motion to Strike, Doc #: 2082 , are GRANTED. Allergan plc's Motion to Dismiss, Doc #: 1258 , Teva Ltd.'s Motion to Dismiss, Doc #: 1264 , and Mallinckrodt plc's Motion to Dismiss, Doc #: 1266 , are DENIED WITHOUT PREJUDICE. Judge Dan Aaron Polster on 8/5/19.(P,R) (Entered: 08/05/2019)	Plaintiff
8/6/2019	2135	Response to 1820 Amended Motion for class certification of <i>Rule 23(b)(3) Cities/Counties Negotiation Class</i> filed by City of Manchester New Hampshire. (Attachments: # 1 Exhibit Certificate of Service)(Shkolnik, Hunter) (Entered: 08/06/2019)	Defendants
8/6/2019		Minutes of proceedings [non-document] before Judge Dan Aaron Polster. Motion Hearing held on 8/6/19 re Amended Motion for class certification of <i>Rule 23(b)(3) Cities/Counties Negotiation Class</i> . Arguments taken under advisement (Court Reporter: Shirley Perkins.) Time: 1 hr 45 min.Related document(s) 1820. (P,R) (Entered: 08/06/2019)	Defendants
8/6/2019		Order [non-document] Before the Court is the Notice of Service of Motion for Severance or a Separate Trial filed by Mallinckrodt entities, Doc #: 2132 , the Sheet Summarizing Mallinckrodt's position, Doc #: 2132 -1, and the actual Motion package delivered to chambers pursuant to Doc #: 1719 and Special Master Cohen's July 19, 2019 email. Having reviewed and considered these documents, the Court DENIES the Motion. Entered on behalf of Judge Dan Aaron Polster on 8/6/2019. (K,K) (Entered: 08/06/2019)	Plaintiff

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8/7/2019	2147	Transcript of Motion Hearing held on August 6, 2019 before Judge Dan Aaron Polster. To obtain a bound copy of this transcript please contact court reporter Shirle Perkins at 216-357-7106. [76 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 8/14/2019. Redaction Request due 8/28/2019. Redacted Transcript Deadline set for 9/9/2019. Release of Transcript Restriction set for 11/5/2019. Related document(s) 2137 . (P,Sh) (Entered: 08/07/2019)	Joint Designation
8/8/2019	2151	Transcript of Motion Hearing held on August 7, 2019 before Judge Dan Aaron Polster. To obtain a bound copy of this transcript please contact court reporter Shirle Perkins at 216-357-7106. [20 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 8/15/2019. Redaction Request due 8/29/2019. Redacted Transcript Deadline set for 9/9/2019. Release of Transcript Restriction set for 11/6/2019. Related document(s) 2150 . (P,Sh) (Entered: 08/08/2019)	Plaintiff
8/8/2019	2152	Motion to sever or a Separate Trial (<i>Pursuant to the Directions Regarding Filing of Briefs Under Seal (ECF 1719), Mallinckrodt is filing a fully public version of its Motion for Severance or a Separate Trial</i>) filed by Mallinckrodt LLC, Mallinckrodt PLC, SpecGX LLC. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10, # 11 Exhibit 11, # 12 Exhibit 12, # 13 Exhibit 13, # 14 Exhibit 14)(O'Connor, Brien) (Entered: 08/08/2019)	Plaintiff
8/8/2019	2156	Notice of Service of Plaintiffs' Corrected Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Dkts. 1869, 1897, 1941) filed by Plaintiffs' Liaison Counsel. (Attachments: # 1 Appendix Summary Sheet)Related document(s) 2085 .(Weinberger, Peter) (Entered: 08/08/2019)	Plaintiff

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8/9/2019	2159	Opposition to 1887 Motion for partial summary judgment <i>ADJUDICATION OF DEFENDANTS DUTIES UNDER THE CONTROLLED SUBSTANCES ACT</i> (<i>related document</i> 2087, <i>Notice of Service</i>) filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Summary Sheet, # 2 Attorney Declaration, # 3 Exhibit 1 to Attorney Declaration, # 4 Exhibit 2 to Attorney Declaration)(Hobart, Geoffrey) (Entered: 08/09/2019)	Plaintiff
8/12/2019	2164	Brief <i>Plaintiffs' Daubert Roadmap Brief</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. Related document(s) 2084 , 1773 . (Attachments: # 1 Summary Sheet) (Hanly, Paul) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2165	Opposition to 1925 Motion to strike / <i>Exclude Testimony of Dr. David Egilman - Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude David Egilman's Opinions and Proposed Testimony</i> (<i>related document</i> 2120, <i>Notice of Service</i>) filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Hanly, Paul) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2166	Opposition to 1868 Motion to strike / <i>Exclude the Marketing Causation Opinions of Mark Schumacher, Anna Lembke, and Katherine Keyes</i> filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 1 NASEM (2017), # 2 Exhibit 2 Lembke Drug Dealer MD (excerpt), # 3 Exhibit 3 Cerda Keyes (2013), # 4 Exhibit 4 Manchikanti MD bio, # 5 Exhibit 5 Manchikanti (2018), # 6 Exhibit 6 Okie (2010), # 7 Exhibit 7 Van Zee (2009), # 8 Exhibit 8 Paulozzi (2007), # 9 Exhibit 9 CUYAH_001709667, # 10 Exhibit 10 Fickweiler (2017), # 11 Exhibit 11 DeJong (2016), # 12 Exhibit 12 Paulozzi (2012), # 13 Exhibit 13 DOJ ARCOS, # 14 Exhibit 14 Martins (2010), # 15 Exhibit 15 Crane (2015))(do Amaral, Paulina) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2168	<u>Brief Plaintiffs' Summary Judgment Roadmap filed by County of Cuyahoga, County of Summit, Ohio.</u> (<i>Attachments: # 1 Summary Sheet</i>) (Singer, Linda) (Entered: 08/12/2019)	Plaintiff

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8/12/2019	2169	SEALED Document: <i>Defendants' Notice of Filing Deposition Transcripts Cited in Summary Judgment and Daubert Response Briefs Under Seal per Order</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Baker, Kelly (CVS) (2019-01-24) Transcript, # 2 Baker, Laurence (Walgreens) (2019-06-06) Transcript, # 3 Bancroft, Wayne (Walgreens) (2019-01-10) Transcript, # 4 Barnes, Sean (Walgreens) (2018-10-22) Transcript, # 5 Bianco, Michael (HBC) (2019-01-18) Transcript, # 6 Brandt, Bill (HenrySchein) (2019-02-14) Transcript, # 7 Brantley, Eric (Cardinal) (2018-11-27) Transcript, # 8 Buzzeo, Ronald (Mallinckrodt) (2019-06-28) Transcript, # 9 Carney, Raymond (Cardinal) (2018-10-16) Transcript, # 10 Chapman, Rick (RiteAid) (2018-12-18) Transcript, # 11 Daugherty, Patricia (Walgreens) (2018-11-15) Transcript, # 12 Devlin, Frank (CVS) (2019-01-10) Transcript, # 13 DiBello, Michael (HenrySchein) (2019-02-19) Transcript, # 14 Frost, Keith (RiteAid) (2019-01-15) Transcript, # 15 Garcia, Elizabeth (ABDC) (2018-12-14) Transcript, # 16 George, Tomson (Walgreens) (2019-01-14) Transcript, # 17 Gillies, John (Mallinckrodt) (2019-02-08) Transcript, # 18 Hall, Emily (Anda) (2019-01-22) Transcript, # 19 Hazewski, Edward (ABDC) (2018-10-25) Transcript, # 20 Hinkle, Pam (CVS) (2019-01-24) Trasncrpt, # 21 Justus, Shirlene (Cardinal) (2018-07-13) Transcript, # 22 Kessler, Daniel Ph.D. (Walmart) (2019-05-29) Transcript, # 23 Leonard, Patrick (DEA) (2019-03-27) Transcript, # 24 Link, Ron (CVS) (2018-12-11) Transcript, # 25 Marchionne, Carol (Teva) (2019-01-18) Transcript, # 26 Merritello, John (Walgreens) (2019-01-18) Transcript, # 27 Miller, Michael M.D. (ABDC) (2019-06-04) Transcript, # 28 Moffatt, Thomas (CVS) (2019-01-15) Transcript, # 29 Mortelliti, John (CVS) (2019-01-23) Transcript, # 30 Nicastro, Mark (CVS) (2018-12-16) Transcript, # 31 Novack, Sophia (RiteAid) (2019-01-09) Transcript, # 32 Oriente, Michael (McKesson) (2018-07-19) Transcript, # 33 Palmer, Andy (RiteAid) (2019-01-22) Transcript, # 34 Paonessa, Al (Anda) (2019-02-07) Transcript, # 35 Rosenblatt, Melanie (Teva) (2019-05-31) Transcript, # 36 Sackler, Richard (Purdue) (2019-03-07) Transcript, # 37 Sackler, Richard (Purdue) (2019-03-08) Transcript, # 38 Schiavo, Craig (CVS) (2019-01-17) Transcript, # 39 Solis, Sabrina (Anda) (2019-01-10) Transcript, # 40 Steffanie-Oak, Tina (HenrySchein) (2019-03-11) Transcript, # 41 Stewart, Cathy (Mallinckrodt) (2018-12-11) Transcript, # 42 Tejeda, Sergio (HenrySchein) (2019-04-02) Transcript, # 43 Vanelli, Dean (CVS) (2019-01-16) Transcript, #	Plaintiff

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		44 Versosky, William (Anda) (2018-12-07) Transcript, # 45 Williams, Patricia (Anda) (2018-12-13) Transcript, # 46 Zaccaro, Laurie (Walgreens) (2019-01-16) Transcript)(Delinsky, Eric) (Entered: 08/12/2019)	
8/12/2019	2172	Notice of Filing Redacted Expert Reports Cited In Oppositions to Motions for Summary Judgment and Daubert Motions Pursuant to Dkt. No 1813 filed by Allergan USA, Inc., Cardinal Health, Inc., Endo Pharmaceuticals, Inc., Mallinckrodt LLC, McKesson Corporation, Purdue Pharma L.P.. (Attachments: # 1 Exhibit Anderson Expert Report, # 2 Exhibit Bell Expert Report, # 3 Exhibit Choi Expert Report, # 4 Exhibit Jambulingam Expert Report, # 5 Exhibit Jolliff Expert Report)(Cheffo, Mark) (Entered: 08/12/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/12/2019	2173	Part 1 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Summary Judgment and Daubert Response Briefs Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Albanese, Terry (Akron) (2019-01-04) Transcript, # 2 Applegate, Mary (Ohio Medicaid) (2019-03-28) Transcript, # 3 Baker, Kelly (CVS) (2019-01-24) Transcript, # 4 Baker, Laurence (Walgreens) (2019-06-06) Transcript, # 5 Bancroft, Wayne (Walgreens) (2019-01-10) Transcript, # 6 Barnes, Sean (Walgreens) (2018-10-22) Transcript, # 7 Bianco, Michael (HBC) (2019-01-18) Transcript, # 8 Bingol, Demir (Endo) (2019-01-17) Transcript, # 9 Brandt, Bill (HenrySchein) (2019-02-14) Transcript, # 10 Brantley, Eric (Cardinal) (2018-11-27) Transcript, # 11 Burns, Kanitha (Janssen) (2018-11-29) Transcript, # 12 Buzzeo, Ronald (Mallinckrodt) (2019-06-28) Transcript, # 13 Carney, Raymond (Cardinal) (2018-10-16) Transcript, # 14 Cartright, Carla (Janssen) (2019-01-17) Transcript, # 15 Chapman, Richard (RiteAid) (2018-12-18) Transcript, # 16 Daugherty, Patricia (Walgreens) (2018-11-15) Transcript, # 17 Devlin, Frank (CVS) (2019-01-10) Transcript, # 18 DiBello, Michael (Henry Schein) (2019-02-19) Transcript, # 19 Frost, Keith (RiteAid) (2019-01-15) Transcript, # 20 Garcia, Elizabeth (ABDC) (2018-12-14) Transcript, # 21 George, Tomson (Walgreens) (2019-01-14) Transcript, # 22 Gerome, Donald (Cuyahoga) (2018-11-14) Transcript, # 23 Gillies, John (Mallinckrodt) (2019-02-08) Transcript, # 24 Gilson, Thomas 30(b)(6) (Cuyahoga) (2019-01-14) Transcript, # 25 Greimel, Matthew (HBC) (2019-05-29) Transcript, # 26 Guenther, Gary (Summit) (2018-10-16) Transcript, # 27 Hall, Emily (Anda) (2019-01-22) Transcript, # 28 Hall, Gregory M.D. (Cuyahoga) (2018-12-19) Transcript, # 29 Hazewski, Edward (ABDC) (2018-10-25) Transcript, # 30 Hevern, Gerald (Purdue) (2019-06-13) Transcript, # 31 Hinkle, Pam (CVS) (2019-01-24) Transcript, # 32 Hughes, James (McKesson) (2019-06-20) Transcript, # 33 Justus, Shirlene (Cardinal) (2018-07-13) Transcript, # 34 Kaisen, Valerie (Teva) (2019-01-18) Transcript, # 35 Kearns, Darin (2018-12-05) (Summit) Transcript, # 36 Kessler, Daniel Ph.D. (Walmart) (2019-05-29) Transcript, # 37 Leonard, Patrick (DEA) (2019-03-27) Transcript, # 38 Lin, David (Janssen) (2018-12-20) Transcript, # 39 Link, Ron (CVS) (2018-12-11) Transcript, # 40 Mapes, Michael (DEA) (2019-07-11) Transcript, # 41 Marchione, Carol (Teva) (2019-01-18) Transcript, # 42 Merritello, John (Walgreens) (2019-01-18) Transcript, # 43 Miller, Michael Ph.D. (ABDC) (2019-06-04) Transcript, # 44 Moffatt, Thomas (CVS) (2019-01-	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
		15) Transcript, # 45 Mortelliti, John (CVS) (2019-01-23) Transcript, # 46 Murphy, Kevin (McKesson) (2019-06-06) Transcript, # 47 Nicastro, Mark (CVS) (2018-12-16) Transcript, # 48 Norton, Rita (ABDC) (2019-01-09) Transcript, # 49 Novack, Sophia (RiteAid) (2019-01-09) Transcript, # 50 Oriente, Michael (McKesson) (2018-07-19) Transcript, # 51 Palmer, Andrew (RiteAid) (2019-01-22) Transcript, # 52 Paonessa, Al (Anda) (2019-02-07) Transcript, # 53 Rosenblatt, Melanie (Teva) (2019-05-31) Transcript, # 54 Sackler, Richard MD (Purdue) (2019-03-07) Transcript)(Delinsky, Eric) (Entered: 08/12/2019)	
8/12/2019	2174	SEALED Document: <i>Defendants' Notice of Filing Expert Reports Cited in Oppositions to Motions for Summary Judgment and Daubert Motions Under Seal Pursuant to Dkt. 1813</i> filed by Allergan Finance LLC, Cardinal Health, Inc., Endo Pharmaceuticals, Inc., Mallinckrodt LLC, McKesson Corporation, Purdue Pharma L.P., Teva Pharmaceuticals USA, Inc.. Related document(s) 1813 . (Attachments: # 1 Exhibit Anderson Expert Report, # 2 Exhibit Bell Expert Report, # 3 Exhibit Choi Expert Report, # 4 Exhibit Jambulingam Expert Report, # 5 Exhibit Jolliff Expert Report)(Cheffo, Mark) (Entered: 08/12/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
8/12/2019	2175	Opposition to 1865 Motion To Exclude Expert Testimony Purporting To Relate To Abatement Costs and Efforts filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit A (Kearns Deposition Excerpts), # 2 Exhibit B (2018 Pitt Article), # 3 Exhibit C (GAO Guide Excerpts), # 4 Exhibit D (ONDCP Fact Sheet))(Janush, Evan) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2176	Opposition to 1935 SEALED Motion DEFENDANTS MOTION TO EXCLUDE MEREDITH ROSENTHALS OPINIONS AND PROPOSED TESTIMONY (<i>Filed Redacted as ECF No. 1913</i>) 1813 , 1767 , 1913 filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2)(do Amaral, Paulina) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2177	Part 2 of Defendants' Notice of Filing Redacted Deposition Transcripts Cited in Summary Judgment and Daubert Response Briefs Per Order filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Sackler, Richard MD (Purdue) (2019-03-08) Transcript, # 2 Schiavo, Craig (CVS) (2019-01-17) Transcript, # 3 Shannon, Hugh (Cuyahoga) (2019-01-24) Transcript, # 4 Sippial, Laura (Teva) (2019-01-22) Transcript, # 5 Snyder, Julie (Allergan) (2018-11-02) Transcript, # 6 Solis, Sabrina (Anda) (2019-01-10) Transcript, # 7 Steffanie-Oak, Tina (Henry Schein) (2019-03-11) Transcript, # 8 Sterbenz, George M.D. (Summit) (2018-10-17) Transcript, # 9 Stewart, Cathy (Mallinckrodt) (2018-12-11) Transcript, # 10 Tatum, Elizabeth (AAPM) (2018-12-11) Transcript, # 11 Tejeda, Sergio (Henry Schein) (2019-04-02) Transcript, # 12 Vanelli, Dean (CVS) (2019-01-16) Transcript, # 13 Versosky, William (Anda) (2018-12-07) Transcript, # 14 Vince, April (Cuyahoga) (2018-12-13) Transcript, # 15 Vorsanger, Gary (Janssen) (2018-12-06) Transcript, # 16 Webb, Kevin (Mallinckrodt) (2019-01-17) Transcript, # 17 Webb, Kevin 30(b)(6) (Mallinckrodt) (2019-01-17) Transcript, # 18 Wharton, Donald (Ohio Medicaid) (2018-11-14) Transcript, # 19 Williams, Patricia (Anda) (2018-12-13) Transcript, # 20 Wright, Curtis (Purdue) (2018-12-19) Transcript, # 21 Zaccaro, Laurie (Walgreens) (2019-01-16) Transcript)(Delinsky, Eric) (Entered: 08/12/2019)	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
8/12/2019	2179	SEALED Document: <i>PLAINTIFFS CONSOLIDATED MEMORANDUM IN OPPOSITION TO DEFENDANTS MOTIONS (Dkt. #s 1872, 1892) FOR PARTIAL SUMMARY JUDGMENT ON STATUTE OF LIMITATIONS GROUNDS</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1711 , 2086 , 1896 , 1691 , 1892 . (Attachments: # 1 Notice of Service, # 2 Index of Exhibits, # 3 Exhibit 1, # 4 Exhibit 2, # 5 Exhibit 3, # 6 Exhibit 4, # 7 Exhibit 5, # 8 Exhibit 6, # 9 Exhibit 7, # 10 Exhibit 8, # 11 Exhibit 9, # 12 Exhibit 10, # 13 Exhibit 11, # 14 Exhibit 12, # 15 Exhibit 13, # 16 Exhibit 14, # 17 Exhibit 15, # 18 Exhibit 16, # 19 Exhibit 17, # 20 Exhibit 18, # 21 Exhibit 19, # 22 Exhibit 20, # 23 Exhibit 21, # 24 Exhibit 22, # 25 Exhibit 23, # 26 Exhibit 24, # 27 Exhibit 25, # 28 Exhibit 26, # 29 Exhibit 27, # 30 Exhibit 28, # 31 Exhibit 29, # 32 Exhibit 30, # 33 Exhibit 31, # 34 Exhibit 32, # 35 Exhibit 33, # 36 Exhibit 34, # 37 Exhibit 35, # 38 Exhibit 36, # 39 Exhibit 37, # 40 Exhibit 38, # 41 Exhibit 39, # 42 Exhibit 40, # 43 Exhibit 41, # 44 Exhibit 42, # 45 Exhibit 43, # 46 Exhibit 44, # 47 Exhibit 45, # 48 Exhibit 46, # 49 Exhibit 47, # 50 Exhibit 48, # 51 Exhibit 49, # 52 Exhibit 50, # 53 Exhibit 51, # 54 Exhibit 52, # 55 Exhibit 53, # 56 Exhibit 54, # 57 Exhibit 55, # 58 Exhibit 56, # 59 Exhibit 57, # 60 Exhibit 58, # 61 Appendix A, # 62 Appendix Ex. 1, # 63 Appendix Ex. 2, # 64 Appendix Ex. 3, # 65 Appendix Ex. 4, # 66 Appendix Ex. 5, # 67 Appendix Ex. 6, # 68 Appendix Ex. 7, # 69 Appendix Ex. 8, # 70 Appendix Ex. 9, # 71 Appendix Ex. 10, # 72 Appendix Ex. 11, # 73 Appendix Ex. 12, # 74 Appendix Ex. 13, # 75 Appendix Ex. 14, # 76 Appendix Ex. 15, # 77 Appendix Ex. 16, # 78 Appendix Ex. 17, # 79 Appendix Ex. 18, # 80 Appendix Ex. 19, # 81 Appendix Ex. 20)(Relkin, Ellen) (Entered: 08/12/2019)	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
8/12/2019	2180	<p>SEALED Document:<i>Manufacturer Defendants' Opposition to Plaintiffs' Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them</i> filed by Manufacturer Defendants. Related document(s) 1813 , 1924 , 2097 . (Attachments: # 1 Declaration of William T. Davison in Support of Manufacturer Defendants' Opposition, # 2 Exhibit 1 to Davison Declaration, # 3 Exhibit 2 to Davison Declaration, # 4 Exhibit 3 to Davison Declaration, # 5 Exhibit 4 to Davison Declaration, # 6 Exhibit 5 to Davison Declaration, # 7 Exhibit 6 to Davison Declaration, # 8 Exhibit 7 to Davison Declaration, # 9 Exhibit 8 to Davison Declaration, # 10 Exhibit 9 to Davison Declaration, # 11 Exhibit 10 to Davison Declaration, # 12 Exhibit 11 to Davison Declaration, # 13 Exhibit 12 to Davison Declaration, # 14 Exhibit 13 to Davison Declaration, # 15 Exhibit 14 to Davison Declaration, # 16 Exhibit 15 to Davison Declaration, # 17 Exhibit 16 to Davison Declaration, # 18 Exhibit 17 to Davison Declaration, # 19 Exhibit 18 to Davison Declaration, # 20 Exhibit 19 to Davison Declaration, # 21 Exhibit 20 to Davison Declaration, # 22 Exhibit 21 to Davison Declaration, # 23 Exhibit 22 to Davison Declaration, # 24 Exhibit 23 to Davison Declaration, # 25 Exhibit 24 to Davison Declaration, # 26 Exhibit 25 to Davison Declaration, # 27 Exhibit 26 to Davison Declaration, # 28 Declaration of Mara Cusker Gonzalez in Support of Manufacturer Defendants' Opposition, # 29 Exhibit 27 to Gonzalez Declaration, # 30 Exhibit 28 to Gonzalez Declaration, # 31 Exhibit 29 to Gonzalez Declaration, # 32 Exhibit 30 to Gonzalez Declaration, # 33 Exhibit 31 to Gonzalez Declaration, # 34 Exhibit 32 to Gonzalez Declaration, # 35 Exhibit 33 to Gonzalez Declaration, # 36 Exhibit 34 to Gonzalez Declaration, # 37 Declaration of Steven A. Reed in Support of Manufacturer Defendants' Opposition, # 38 Exhibit 35 to Reed Declaration, # 39 Exhibit 36 to Reed Declaration, # 40 Exhibit 37 to Reed Declaration, # 41 Exhibit 38 to Reed Declaration, # 42 Exhibit 39 to Reed Declaration, # 43 Declaration of Jennifer D. Cardelus in Support of Manufacturer Defendants' Opposition, # 44 Exhibit 40 to Cardelus Declaration, # 45 Exhibit 41 to Cardelus Declaration, # 46 Exhibit 42 to Cardelus Declaration, # 47 Exhibit 43 to Cardelus Declaration, # 48 Exhibit 44 to Cardelus Declaration, # 49 Exhibit 45 to Cardelus Declaration, # 50 Exhibit 46 to Cardelus Declaration, # 51 Exhibit 47 to Cardelus Declaration, # 52 Exhibit 48 to Cardelus Declaration, # 53 Exhibit 49 to Cardelus Declaration, # 54 Declaration of Timothy W. Knapp in Support of Manufacturer</p>	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
		<p>Defendants' Opposition, # 55 Exhibit 50 to Knapp Declaration, # 56 Exhibit 51 to Knapp Declaration, # 57 Exhibit 52 to Knapp Declaration, # 58 Exhibit 53 to Knapp Declaration, # 59 Exhibit 54 to Knapp Declaration, # 60 Exhibit 55 to Knapp Declaration, # 61 Exhibit 56 to Knapp Declaration, # 62 Exhibit 57 to Knapp Declaration, # 63 Exhibit 58 to Knapp Declaration, # 64 Exhibit 59 to Knapp Declaration, # 65 Exhibit 60 to Knapp Declaration, # 66 Exhibit 61 to Knapp Declaration, # 67 Exhibit 62 to Knapp Declaration, # 68 Exhibit 63 to Knapp Declaration, # 69 Declaration of Sean Morris in Support of Manufacturer Defendants' Opposition, # 70 Exhibit 64 to Morris Declaration, # 71 Exhibit 65 to Morris Declaration, # 72 Exhibit 66 to Morris Declaration, # 73 Exhibit 67 to Morris Declaration, # 74 Exhibit 68 to Morris Declaration, # 75 Exhibit 69 to Morris Declaration, # 76 Exhibit 70 to Morris Declaration, # 77 Exhibit 71 to Morris Declaration, # 78 Exhibit 72 to Morris Declaration, # 79 Exhibit 73 to Morris Declaration, # 80 Exhibit 74 to Morris Declaration, # 81 Exhibit 75 to Morris Declaration, # 82 Exhibit 76 to Morris Declaration, # 83 Exhibit 77 to Morris Declaration, # 84 Exhibit 78 to Morris Declaration, # 85 Exhibit 79 to Morris Declaration, # 86 Exhibit 80 to Morris Declaration, # 87 Exhibit 81 to Morris Declaration, # 88 Exhibit 82 to Morris Declaration, # 89 Exhibit 83 to Morris Declaration, # 90 Notice of Service and Summary Sheet of Manufacturer Defendants' Opposition)(O'Connor, Brien) (Entered: 08/12/2019)</p>	

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Date Filed	Dkt. #	Docket Text	Designated By
8/12/2019	2181	Opposition to 1910 Motion for partial summary judgment <i>ADJUDICATION OF DEFENDANTS DUTIES UNDER THE CONTROLLED SUBSTANCES ACT (Manufacturer Defendants' Opposition to Plaintiffs' Motion for Partial Summary Adjudication that Defendants Did Not Comply with Their Duties under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them)</i> filed by Manufacturer Defendants. (Attachments: # 1 Declaration of William T. Davison in Support of Manufacturer Defendants' Opposition, # 2 Exhibit 1 to Davison Declaration, # 3 Exhibit 2 to Davison Declaration, # 4 Exhibit 3 to Davison Declaration, # 5 Exhibit 4 to Davison Declaration, # 6 Exhibit 5 to Davison Declaration, # 7 Exhibit 6 to Davison Declaration, # 8 Exhibit 7 to Davison Declaration, # 9 Exhibit 8 to Davison Declaration, # 10 Exhibit 9 to Davison Declaration, # 11 Exhibit 10 to Davison Declaration, # 12 Exhibit 11 to Davison Declaration, # 13 Exhibit 12 to Davison Declaration, # 14 Exhibit 13 to Davison Declaration, # 15 Exhibit 14 to Davison Declaration, # 16 Exhibit 15 to Davison Declaration, # 17 Exhibit 16 to Davison Declaration, # 18 Exhibit 17 to Davison Declaration, # 19 Exhibit 18 to Davison Declaration, # 20 Exhibit 19 to Davison Declaration, # 21 Exhibit 20 to Davison Declaration, # 22 Exhibit 21 to Davison Declaration, # 23 Exhibit 22 to Davison Declaration, # 24 Exhibit 23 to Davison Declaration, # 25 Exhibit 24 to Davison Declaration, # 26 Exhibit 25 to Davison Declaration, # 27 Exhibit 26 to Davison Declaration, # 28 Declaration of Mara Cusker Gonzalez in Support of Manufacturer Defendants' Opposition, # 29 Exhibit 27 to Gonzalez Declaration, # 30 Exhibit 28 to Gonzalez Declaration, # 31 Exhibit 29 to Gonzalez Declaration, # 32 Exhibit 30 to Gonzalez Declaration, # 33 Exhibit 31 to Gonzalez Declaration, # 34 Exhibit 32 to Gonzalez Declaration, # 35 Exhibit 33 to Gonzalez Declaration, # 36 Exhibit 34 to Gonzalez Declaration, # 37 Declaration of Steven A. Reed in Support of Manufacturer Defendants' Opposition, # 38 Exhibit 35 to Reed Declaration, # 39 Exhibit 36 to Reed Declaration, # 40 Exhibit 37 to Reed Declaration, # 41 Exhibit 38 to Reed Declaration, # 42 Exhibit 39 to Reed Declaration, # 43 Declaration of Jennifer D. Cardelus in Support of Manufacturer Defendants' Opposition, # 44 Exhibit 40 to Cardelus Declaration, # 45 Exhibit 41 to Cardelus Declaration, # 46 Exhibit 42 to Cardelus Declaration, # 47 Exhibit 43 to Cardelus Declaration, # 48 Exhibit 44 to Cardelus Declaration, # 49 Exhibit 45 to Cardelus Declaration, # 50 Exhibit 46 to Cardelus Declaration, # 51 Exhibit 47 to Cardelus Declaration, # 52 Exhibit 48 to Cardelus	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
		Declaration, # 53 Exhibit 49 to Cardelus Declaration, # 54 Declaration of Timothy W. Knapp in Support of Manufacturer Defendants' Opposition, # 55 Exhibit 50 to Knapp Declaration, # 56 Exhibit 51 to Knapp Declaration, # 57 Exhibit 52 to Knapp Declaration, # 58 Exhibit 53 to Knapp Declaration, # 59 Exhibit 54 to Knapp Declaration, # 60 Exhibit 55 to Knapp Declaration, # 61 Exhibit 56 to Knapp Declaration, # 62 Exhibit 57 to Knapp Declaration, # 63 Exhibit 58 to Knapp Declaration, # 64 Exhibit 59 to Knapp Declaration, # 65 Exhibit 60 to Knapp Declaration, # 66 Exhibit 61 to Knapp Declaration, # 67 Exhibit 62 to Knapp Declaration, # 68 Exhibit 63 to Knapp Declaration, # 69 Declaration of Sean Morris in Support of Manufacturer Defendants' Opposition, # 70 Exhibit 64 to Morris Declaration, # 71 Exhibit 65 to Morris Declaration, # 72 Exhibit 66 to Morris Declaration, # 73 Exhibit 67 to Morris Declaration, # 74 Exhibit 68 to Morris Declaration, # 75 Exhibit 69 to Morris Declaration, # 76 Exhibit 70 to Morris Declaration, # 77 Exhibit 71 to Morris Declaration, # 78 Exhibit 72 to Morris Declaration, # 79 Exhibit 73 to Morris Declaration, # 80 Exhibit 74 to Morris Declaration, # 81 Exhibit 75 to Morris Declaration, # 82 Exhibit 76 to Morris Declaration, # 83 Exhibit 77 to Morris Declaration, # 84 Exhibit 78 to Morris Declaration, # 85 Exhibit 79 to Morris Declaration, # 86 Exhibit 80 to Morris Declaration, # 87 Exhibit 81 to Morris Declaration, # 88 Exhibit 82 to Morris Declaration, # 89 Exhibit 83 to Morris Declaration, # 90 Notice of Service and Summary Sheet of Manufacturer Defendants' Opposition)(O'Connor, Brien) (Entered: 08/12/2019)	
8/12/2019	2182	Opposition to 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 , 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims , 1716 SEALED Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim 441 , 1692 SEALED Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim 441 , 1689 filed by Plaintiffs' Executive Committee. (Pifko, Mark) (Entered: 08/12/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/12/2019	2183	SEALED Document: <i>Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1904 , 1930 , 1716 , 1692 . (Pifko, Mark) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2186	SEALED Document: <i>Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1940 . (Baig, Aelish) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2188	SEALED Document: <i>Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1891 . (Baig, Aelish) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2189	SEALED Document: <i>Memorandum in Opposition to 1881 Defendants' Motion to Exclude Seth Whitelaw's Opinions and Proposed Testimony</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1881 . (Baig, Aelish) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2191	Opposition to 1911 Motion Defendants Motion to Exclude Testimony of Thomas McGuire Concerning Damages filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 1- E-mail (CUYA_001764533), # 2 Exhibit 2- Kessler Deposition Excerpts, # 3 Exhibit 3- Hughes Deposition Excerpts, # 4 Exhibit 4- Baker Deposition Excerpts, # 5 Exhibit 5- Bialecki Supplemental Report)(do Amaral, Paulina) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2192	SEALED Document: <i>Plaintiffs Memorandum of Law in Opposition to Defendants' Motion to Exclude Lacey Kellers Opinions and Proposed Testimony</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. Related document(s) 1813 , 2113 , 1917 . (Attachments: # 1 Exhibit A - Keller Report Addendum, # 2 Exhibit B - Keller Report Corrections, # 3 Exhibit C - Dec. 27, 2007 DEA Letter, # 4 Exhibit D - Purdue OMS Presentation, # 5 Exhibit E - Keller Deposition Excerpt)(Hanly, Paul) (Entered: 08/12/2019)	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
8/12/2019	2193	SEALED Document: <i>Opposition to 1776 Defendant Janssen Pharmaceutical Inc.'s Motion for Summary Judgment (Part 1 of 3)</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1776 . (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10, # 11 Exhibit 11, # 12 Exhibit 12, # 13 Exhibit 13, # 14 Exhibit 14, # 15 Exhibit 15, # 16 Exhibit 16, # 17 Exhibit 17, # 18 Exhibit 18, # 19 Exhibit 19, # 20 Exhibit 20, # 21 Exhibit 21, # 22 Exhibit 22, # 23 Exhibit 23, # 24 Exhibit 24, # 25 Exhibit 25, # 26 Exhibit 26, # 27 Exhibit 27, # 28 Exhibit 28, # 29 Exhibit 29, # 30 Exhibit 30)(Janush, Evan) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2194	SEALED Document: <i>Opposition to 1776 Defendant Janssen Pharmaceutical Inc.'s Motion for Summary Judgment (Part 2 of 3)</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2193 , 1776 . (Attachments: # 1 Exhibit 31, # 2 Exhibit 32, # 3 Exhibit 33, # 4 Exhibit 34, # 5 Exhibit 35, # 6 Exhibit 36, # 7 Exhibit 37, # 8 Exhibit 38, # 9 Exhibit 39, # 10 Exhibit 40, # 11 Exhibit 41, # 12 Exhibit 42, # 13 Exhibit 43, # 14 Exhibit 44)(Janush, Evan) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2195	Opposition to 1928 SEALED Motion to Strike Testimony of Kessler & Perri 1813 , 1786 filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 1 - Kessler Dep. Ex. 27, # 2 Exhibit 2 - Kessler Dep. Ex. 2)(do Amaral, Paulina) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2196	FILING ERROR - DUPLICATE OF #2183 SEALED Document: <i>Plaintiffs Consolidated Memorandum in Opposition to Defendants Motions for Summary Judgment on Plaintiffs Civil Conspiracy, RICO and OCPA Claims</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. Related document(s) 1813 , 1904 , 1930 , 1716 , 1692 . (Hanly, Paul) Modified on 8/14/2019 (P.R). (Entered: 08/12/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/12/2019	2197	Opposition to 1857 SEALED Motion to Exclude Expert Testimony on "Gateway Hypothesis" 1813 , 1780 filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 1 - NASEM (2017), # 2 Exhibit 2 - Inciardi (2009), # 3 Exhibit 3 - Lankenau (2012), # 4 Exhibit 4 - Mars (2014), # 5 Exhibit 5 - Siegal (2003), # 6 Exhibit 6 - McCabe (2019), # 7 Exhibit 7 - Boyd (2006), # 8 Exhibit 8 - McCabe (2011), # 9 Exhibit 9 - McCabe (2017), # 10 Exhibit 10 - Edlund (2014), # 11 Exhibit 11 - Compton (2016), # 12 Exhibit 12 - Ref. Manual on Sci. Evid. (3rd ed. 2011), # 13 Exhibit 13 - Boscarino (2015), # 14 Exhibit 14 - Davis (2008), # 15 Exhibit 15 - Ali (2019), # 16 Exhibit 16 - Harbaugh (2018), # 17 Exhibit 17 - Brummett (2017), # 18 Exhibit 18 - Delgado (2018), # 19 Exhibit 19 - Muhuri (2013), # 20 Exhibit 20 - Fentanyl Definition from CDC website, # 21 Exhibit 21 - Jolliff Expert Report Excerpts, # 22 Exhibit 22 - Houry Congressional Testimony, # 23 Exhibit 23 - Schuchat Congressional Testimony, # 24 Exhibit 24 - Drug Dealer MD Excerpts, # 25 Exhibit 25 - Lembke Deposition Excerpts, # 26 Exhibit 26 - Schroeder (2018), # 27 Exhibit 27 - Miech Keyes (2015), # 28 Exhibit 28 - Keyes (2014), # 29 Exhibit 29 - Gilson (2017), # 30 Exhibit 30 - Cover2 Podcast, # 31 Exhibit 31 - Hoffer Task Force (2016), # 32 Exhibit 32 - Gruber Deposition Excerpts)(do Amaral, Paulina) (Entered: 08/12/2019)	Plaintiff
8/12/2019	2198	SEALED Document: <i>Opposition to 1776 Defendant Janssen Pharmaceutical Inc.'s Motion for Summary Judgment (Part 3 of 3)</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2193 , 1776 , 2194 . (Attachments: # 1 Exhibit 45, # 2 Exhibit 46, # 3 Exhibit 47, # 4 Exhibit 48, # 5 Exhibit 49, # 6 Exhibit 50, # 7 Exhibit 51, # 8 Exhibit 52, # 9 Exhibit 53, # 10 Exhibit 54, # 11 Exhibit 55, # 12 Exhibit 56, # 13 Exhibit 57, # 14 Exhibit 58, # 15 Exhibit 59, # 16 Exhibit 60, # 17 Exhibit 61, # 18 Exhibit 62, # 19 Exhibit 63, # 20 Exhibit 64, # 21 Exhibit 65)(Janush, Evan) (Entered: 08/12/2019)	Plaintiff
8/13/2019	2199	Order appointing Ankura Consulting Group to assist with MDL. Judge Dan Aaron Polster on 8/13/19. (P,R) (Entered: 08/13/2019)	Joint Designation
8/13/2019	2202	Order regarding PACER fees and Westlaw access as to Ankura Consulting Group. Judge Dan Aaron Polster on 7/13/19. (P,R) (Entered: 08/13/2019)	Joint Designation
8/13/2019	2203	SEALED Document: <i>Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
		document(s) 1813 , 1897 , 1941 , 1869 , 2085 . (Sutton, Tara) (Entered: 08/13/2019)	
8/13/2019	2204	Opposition to 1897 SEALED Motion for Summary Judgment on Proximate Causation Grounds 1813 , 1941 SEALED Motion MANUFACTURER DEFENDANTS BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT FOR PLAINTIFFS FAILURE TO OFFER PROOF OF CAUSATION (<i>Filed Redacted as ECF No. 1894</i>) 1813 , 1894 , 1771 , 1869 SEALED Motion by <i>Pharmacy Defendants for Summary Judgment on Causation</i> 1813 , 1774 (<i>Redacted</i>) filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. (Sutton, Tara) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2206	Opposition to 1877 SEALED Motion to Exclude the Opinions Offered by Jonathan Gruber (Daubert) 1813 filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit A (Redacted Data Appendix), # 2 Exhibit B (Daniel Kessler Dep Excerpts))(Ko, David) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2207	Opposition to 1914 Motion to Exclude Lacey Keller's Opinions and Proposed Testimony, 1917 SEALED Motion to Exclude Lacey Keller's Opinions and Proposed Testimony 1813 , 1782 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Exhibit A - Keller Report Addendum, # 2 Exhibit B - Keller Report Corrections, # 3 Exhibit C - Dec. 27, 2007 DEA Letter, # 4 Exhibit D - Purdue OMS Presentation, # 5 Exhibit E - Keller Deposition Excerpt)(Hanly, Paul) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2209	Opposition to 1937 SEALED Motion DEFENDANTS MOTION TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY (<i>Filed Redacted as ECF No. 1901</i>) 1813 , 1901 , 1758 , 1901 Motion TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY filed by Plaintiffs' Executive Committee. (Attachments: # 1 Redacted Declaration David Cutler, # 2 Exhibit A (Murphy Dep Excerpts), # 3 Exhibit B (Daniel Kessler Dep Excerpts), # 4 Exhibit C (Redacted Data Appendix), # 5 Exhibit D (SUMMIT_001146951), # 6 Exhibit E (Email))(Ko, David) (Entered: 08/13/2019)	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2210	SEALED Document: <i>Plaintiffs Memorandum in Opposition to Defendants Motion to Exclude David Cutlers Opinions and Proposed Testimony</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2117 , 2209 , 1937 , 1901 , 1758 . (Attachments: # 1 Declaration David Cutler, # 2 Exhibit A (Murphy Dep Excerpts), # 3 Exhibit B (Daniel Kessler Dep Excerpts), # 4 Exhibit C (Data Appendix), # 5 Exhibit D (SUMMIT_001146951), # 6 Exhibit E (Email))(Ko, David) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2211	SEALED Document: <i>Plaintiffs Memorandum in Opposition to Defendants Daubert Motion to Exclude the Opinions Offered by Jonathan Gruber</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1765 , 2116 , 1916 , 2206 , 1877 . (Attachments: # 1 Exhibit A (Data Appendix), # 2 Exhibit B (Daniel Kessler Dep Excerpts))(Ko, David) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2212	Opposition to 1896 Motion for partial summary judgment <i>Distributors and Manufacturers Motion for Partial Summary Judgment on Statute of Limitations Grounds</i> , 1691 SEALED Motion <i>Distributors and Manufacturers Motion for Partial Summary Judgment On Statute of Limitations Grounds</i> 441 , 1689 , 1892 SEALED Motion <i>Distributors and Manufacturers Motion for Partial Summary Judgment on Statute of Limitations Grounds</i> 1813 , 441 filed by Plaintiffs' Executive Committee. (Attachments: # 1 Index of Exhibits, # 2 Exhibit 1, # 3 Exhibit 2, # 4 Exhibit 3, # 5 Exhibit 4, # 6 Exhibit 5, # 7 Exhibit 6, # 8 Exhibit 7, # 9 Exhibit 8, # 10 Exhibit 9, # 11 Exhibit 10, # 12 Exhibit 11, # 13 Exhibit 12, # 14 Exhibit 13, # 15 Exhibit 14, # 16 Exhibit 15, # 17 Exhibit 16, # 18 Exhibit 17, # 19 Exhibit 18, # 20 Exhibit 19, # 21 Exhibit 20, # 22 Exhibit 21, # 23 Exhibit 22, # 24 Exhibit 23, # 25 Exhibit 24, # 26 Exhibit 25, # 27 Exhibit 26, # 28 Exhibit 27, # 29 Exhibit 28, # 30 Exhibit 29, # 31 Exhibit 30, # 32 Exhibit 31, # 33 Exhibit 32, # 34 Exhibit 33, # 35 Exhibit 34, # 36 Exhibit 35, # 37 Exhibit 36, # 38 Exhibit 37, # 39 Exhibit 38, # 40 Exhibit 39, # 41 Exhibit 40, # 42 Exhibit 41, # 43 Exhibit 42, # 44 Exhibit 43, # 45 Exhibit 44, # 46 Exhibit 45, # 47 Exhibit 46, # 48 Exhibit 47, # 49 Exhibit 48, # 50 Exhibit 49, # 51 Exhibit 50, # 52 Exhibit 51, # 53 Exhibit 52, # 54 Exhibit 53, # 55 Exhibit 54, # 56 Exhibit 55, # 57 Exhibit 56, # 58 Exhibit 57, # 59 Exhibit 58, # 60 Appendix A, # 61 Appendix Ex. 1, # 62 Appendix Ex. 2, # 63 Appendix Ex. 3, # 64 Appendix Ex. 4, # 65 Appendix Ex. 5, # 66 Appendix Ex. 6, # 67 Appendix Ex. 7, # 68 Appendix Ex. 8, # 69 Appendix Ex. 9, # 70 Appendix Ex. 10, # 71 Appendix Ex. 11, # 72 Appendix Ex. 12, # 73 Appendix Ex. 13, # 74 Appendix Ex. 14, # 75 Appendix Ex. 15, # 76 Appendix Ex. 16, # 77 Appendix Ex. 17, # 78 Appendix	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Ex. 18, # 79 Appendix Ex. 19, # 80 Appendix Ex. 20)(Relkin, Ellen) (Entered: 08/13/2019)	
8/13/2019	2217	Response to 1820 Amended Motion for class certification of <i>Rule 23(b)(3) Cities/Counties Negotiation Class Plaintiff City of Fargo's Further Response to Plaintiffs' Renewed and Amended Motion for Certification of Rule 23(b)(3) Cities/Counties Negotiation Class</i> filed by City of Fargo, North Dakota. (Anderson, Jennie) (Entered: 08/13/2019)	Defendants
8/13/2019	2219	Opposition to 1940 SEALED Motion ALLERGAN PLC, ALLERGAN FINANCE, LLC, ALLERGAN SALES, LLC, AND ALLERGAN USA, INC.S INDIVIDUAL MOTION FOR SUMMARY JUDGMENT (<i>Filed Redacted as ECF No. 1909</i>) 1813 , 1909 , 1775 (<i>Redacted Version</i>) filed by Plaintiffs' Executive Committee. (Attachments: # 1 Declaration of Aelish M. Baig in Support thereof with Exhibit 1 thereto)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2220	Opposition to 1891 Motion for summary judgment of <i>Teva and Actavis Generic Defendants (Redacted Version)</i> filed by Plaintiffs' Executive Committee. (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2221	Opposition to 1881 SEALED Motion to Exclude the Opinions of Seth B. Whitelaw (Daubert) 1813 filed by Plaintiffs' Executive Committee. (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2223	SEALED Document: <i>[Part 2 of 3] Exhibits to Memorandum in Opposition to 1881 Defendants' Motion to Exclude Seth Whitelaw's Opinions and Proposed Testimony; Exhibit 6 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2189 . (Attachments: # 1 Exhibit 7, # 2 Exhibit 8, # 3 Exhibit 9, # 4 Exhibit 10, # 5 Exhibit 11, # 6 Exhibit 12, # 7 Exhibit 13, # 8 Exhibit 14, # 9 Exhibit 15)(Baig, Aelish)</i> (Entered: 08/13/2019)	Plaintiff
8/13/2019	2224	SEALED Document: <i>[Part 3 of 3] Exhibits to Memorandum in Opposition to 1881 Defendants' Motion to Exclude Seth Whitelaw's Opinions and Proposed Testimony; Exhibit 16 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2189 . (Attachments: # 1 Exhibit 17, # 2 Exhibit 18, # 3 Exhibit 19, # 4 Exhibit 20, # 5 Exhibit 21)(Baig, Aelish)</i> (Entered: 08/13/2019)	Plaintiff
8/13/2019	2225	Appendix <i>[Part 1 of 2] Exhibits (redacted version) to Memorandum in Opposition to 1881 Defendants' Motion to Exclude Seth Whitelaw's Opinions and Proposed Testimony; Exhibit 1</i> filed by Plaintiffs' Executive Committee. Related document(s) 2221 . (Attachments: # 1 Exhibit 2, # 2 Exhibit 3 (redacted), # 3 Exhibit 4, # 4 Exhibit 5 part 1, # 5 Exhibit 5 part 2, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9 (redacted), # 10 Exhibit 10)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2226	SEALED Document: <i>Appendix Part 1 - Exhibits in Support of Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 2, # 2 Exhibit 3, # 3 Exhibit 4, # 4 Exhibit 5, # 5 Exhibit 6, # 6 Exhibit 7, # 7 Exhibit 8, # 8 Exhibit 9, # 9 Exhibit 10, # 10 Exhibit 11, # 11 Exhibit 12, # 12 Exhibit 13, # 13 Exhibit 14, # 14 Exhibit 15, # 15 Exhibit 16, # 16 Exhibit 17, # 17 Exhibit 18, # 18 Exhibit 19, # 19 Exhibit 20, # 20 Exhibit 21A, # 21 Exhibit 21B, # 22 Exhibit 22, # 23 Exhibit 23, # 24 Exhibit 24, # 25 Exhibit 25, # 26 Exhibit 26, # 27 Exhibit 27, # 28 Exhibit 28, # 29 Exhibit 29, # 30 Exhibit 30)(Pifko, Mark)</i> (Entered: 08/13/2019)	Plaintiff
8/13/2019	2227	Appendix <i>[Part 2 of 2] Exhibits (redacted version) to Memorandum in Opposition to 1881 Defendants' Motion to Exclude Seth Whitelaw's Opinions and Proposed Testimony; Exhibit 11</i> filed by Plaintiffs' Executive Committee. Related document(s) 2221 . (Attachments: # 1 Exhibit 12, # 2 Exhibit 13, #	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		3 Exhibit 14, # 4 Exhibit 15, # 5 Exhibit 16, # 6 Exhibit 17, # 7 Exhibit 18, # 8 Exhibit 19, # 9 Exhibit 20, # 10 Exhibit 21)(Baig, Aelish) (Entered: 08/13/2019)	
8/13/2019	2228	SEALED Document: <i>Appendix Part 2 - Exhibits in Support of 2183 Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 32, # 2 Exhibit 33, # 3 Exhibit 34, # 4 Exhibit 35, # 5 Exhibit 36, # 6 Exhibit 37, # 7 Exhibit 38, # 8 Exhibit 39, # 9 Exhibit 40, # 10 Exhibit 41, # 11 Exhibit 42, # 12 Exhibit 43, # 13 Exhibit 44, # 14 Exhibit 45, # 15 Exhibit 46, # 16 Exhibit 47A, # 17 Exhibit 47B, # 18 Exhibit 47C, # 19 Exhibit 47D, # 20 Exhibit 48A, # 21 Exhibit 48B, # 22 Exhibit 48C, # 23 Exhibit 48D, # 24 Exhibit 49, # 25 Exhibit 50)(Pifko, Mark) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2229	SEALED Document: <i>Appendix Part 3 - Exhibits in Support of 2183 Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 52, # 2 Exhibit 53, # 3 Exhibit 54A, # 4 Exhibit 54B, # 5 Exhibit 55, # 6 Exhibit 56, # 7 Exhibit 57A, # 8 Exhibit 57B, # 9 Exhibit 57C, # 10 Exhibit 57D, # 11 Exhibit 57E, # 12 Exhibit 57F, # 13 Exhibit 57G, # 14 Exhibit 57H, # 15 Exhibit 57I, # 16 Exhibit 58, # 17 Exhibit 59, # 18 Exhibit 60, # 19 Exhibit 61, # 20 Exhibit 62, # 21 Exhibit 63, # 22 Exhibit 64, # 23 Exhibit 65, # 24 Exhibit 66, # 25 Exhibit 67, # 26 Exhibit 68, # 27 Exhibit 69, # 28 Exhibit 70)(Pifko, Mark) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2230	Appendix [Part 1] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 1 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		2, # 2 Exhibit 3, # 3 Exhibit 4, # 4 Exhibit 5)(Baig, Aelish) (Entered: 08/13/2019)	
8/13/2019	2231	Appendix [Part 2] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 6 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2232	Appendix [Part 3] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 7 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2233	Appendix [Part 4] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 8 part 1 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2234	SEALED Document: <i>Appendix Part 4 - Exhibits in Support of 2183 Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 72, # 2 Exhibit 73, # 3 Exhibit 74, # 4 Exhibit 75, # 5 Exhibit 76, # 6 Exhibit 77, # 7 Exhibit 78, # 8 Exhibit 79, # 9 Exhibit 80A, # 10 Exhibit 80B, # 11 Exhibit 81, # 12 Exhibit 82A, # 13 Exhibit 82B, # 14 Exhibit 83, # 15 Exhibit 84, # 16 Exhibit 85, # 17 Exhibit 86, # 18 Exhibit 87, # 19 Exhibit 88, # 20 Exhibit 89, # 21 Exhibit 90, # 22 Exhibit 91, # 23 Exhibit 92, # 24 Exhibit 93, # 25 Exhibit 94, # 26 Exhibit 95, # 27 Exhibit 96, # 28 Exhibit 97, # 29 Exhibit 98, # 30 Exhibit 99, # 31 Exhibit 100, # 32 Exhibit 101, # 33 Exhibit 102, # 34 Exhibit 103, # 35 Exhibit 104, # 36 Exhibit 105, # 37 Exhibit 106, # 38 Exhibit 107, # 39 Exhibit 108, # 40 Exhibit 109, # 41 Exhibit 110, # 42 Exhibit 111, # 43 Exhibit 112, # 44 Exhibit 113, # 45 Exhibit 114, # 46 Exhibit 115, # 47 Exhibit 116, # 48 Exhibit 117, # 49 Exhibit 118, # 50 Exhibit 119, # 51 Exhibit 120, # 52 Exhibit 121, # 53 Exhibit 122, # 54 Exhibit 123, # 55 Exhibit 124, # 56 Exhibit 125, # 57 Exhibit 126, # 58 Exhibit 127, # 59 Exhibit 128, # 60 Exhibit 129, # 61 Exhibit 130, # 62 Exhibit 131, # 63 Exhibit 132, # 64 Exhibit 133, # 65 Exhibit 134, # 66 Exhibit 135, # 67 Exhibit 136, # 68 Exhibit 137, # 69 Exhibit 138, # 70 Exhibit 139, # 71 Exhibit 140, # 72 Exhibit 141, # 73 Exhibit 142, # 74 Exhibit 143, # 75 Exhibit 144, # 76 Exhibit 145, # 77 Exhibit 146, # 78 Exhibit 147, # 79 Exhibit 148, # 80 Exhibit 149, # 81 Exhibit 150, # 82 Exhibit 151, # 83 Exhibit 152, # 84 Exhibit 153, # 85 Exhibit 154, # 86 Exhibit 155, # 87 Exhibit 156, # 88 Exhibit 157, # 89 Exhibit 158, # 90 Exhibit 159, # 91 Exhibit 160, # 92 Exhibit 161, # 93 Exhibit 162, # 94 Exhibit 163, # 95 Exhibit 164, # 96 Exhibit 165, # 97 Exhibit 166, # 98 Exhibit 167, # 99 Exhibit 168)(Pifko, Mark) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2235	Appendix [Part 5] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 8 part 2 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 9, # 2 Exhibit 10, # 3 Exhibit 11, # 4 Exhibit 12, # 5 Exhibit 13, # 6 Exhibit 14, # 7 Exhibit 15)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2236	Appendix [Part 6] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 16 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 17, # 2 Exhibit 18, # 3 Exhibit 19, # 4 Exhibit 20, # 5 Exhibit 21, # 6 Exhibit 22, # 7 Exhibit 23, # 8 Exhibit 24, # 9 Exhibit 25, # 10 Exhibit 26, # 11 Exhibit 27, # 12 Exhibit 28, # 13 Exhibit 29, # 14 Exhibit 30, # 15 Exhibit 31, # 16 Exhibit 32)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2237	Appendix [Part 7] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 33 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 34, # 2 Exhibit 35, # 3 Exhibit 36)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2238	SEALED Document: Appendix Part 5 - Exhibits in Support of 2183 Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 169B, # 2 Exhibit 169C, # 3 Exhibit 170, # 4 Exhibit 171, # 5 Exhibit 172, # 6 Exhibit 173, # 7 Exhibit 174, # 8 Exhibit 175, # 9 Exhibit 176, # 10 Exhibit 177, # 11 Exhibit 178, # 12 Exhibit 179, # 13 Exhibit 180, # 14 Exhibit 181, # 15 Exhibit 182, # 16 Exhibit 183, # 17 Exhibit 184, # 18 Exhibit 185, # 19 Exhibit 186, # 20 Exhibit 187, # 21 Exhibit 188, # 22 Exhibit 189, # 23 Exhibit 190, # 24 Exhibit 191, # 25 Exhibit 192, # 26 Exhibit 193, # 27 Exhibit 194, # 28 Exhibit 195, # 29 Exhibit 196, # 30 Exhibit 197, # 31 Exhibit 198, # 32 Exhibit 199, # 33 Exhibit 200A, # 34 Exhibit 200B, # 35 Exhibit 200C, # 36 Exhibit 200D, # 37 Exhibit 200E, # 38 Exhibit 201, # 39 Exhibit 202, # 40 Exhibit 203A, # 41 Exhibit 203B)(Pifko, Mark) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2239	Appendix [Part 8] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 37 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 38, # 2 Errata 39, # 3 Exhibit 40)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2240	Appendix [Part 9] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 41 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 42)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2241	Appendix [Part 10] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 43 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2242	SEALED Document: Appendix Part 6 - Exhibits in Support of 2183 Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 205, # 2 Exhibit 206, # 3 Exhibit 207, # 4 Exhibit 208, # 5 Exhibit 209, # 6 Exhibit 210A, # 7 Exhibit 210B, # 8 Exhibit 211, # 9 Exhibit 212A, # 10 Exhibit 212B, # 11 Exhibit 213A, # 12 Exhibit 213B, # 13 Exhibit 213C, # 14 Exhibit 213D, # 15 Exhibit 213E, # 16 Exhibit 214, # 17 Exhibit 215, # 18 Exhibit 216, # 19 Exhibit 217, # 20 Exhibit 218, # 21 Exhibit 219, # 22 Exhibit 220, # 23 Exhibit 221, # 24 Exhibit 222, # 25 Exhibit 223, # 26 Exhibit 224, # 27 Exhibit 225, # 28 Exhibit 226, # 29 Exhibit 227, # 30 Exhibit 228, # 31 Exhibit 229, # 32 Exhibit 230, # 33 Exhibit 231, # 34 Exhibit 232, # 35 Exhibit 233, # 36 Exhibit 234, # 37 Exhibit 235, # 38 Exhibit 236, # 39 Exhibit 237, # 40 Exhibit 238, # 41 Exhibit 239, # 42 Exhibit 240, # 43 Exhibit 241, # 44 Exhibit 242, # 45 Exhibit 243, # 46 Exhibit 244, # 47 Exhibit 245, # 48 Exhibit 246, # 49 Exhibit 247, # 50 Exhibit 248, # 51 Exhibit 249, # 52 Exhibit 250, # 53 Exhibit 251, # 54 Exhibit 252, # 55 Exhibit 253, # 56 Exhibit 254, # 57 Exhibit 255, # 58 Exhibit 256, # 59 Exhibit 257, # 60 Exhibit 258, # 61 Exhibit 259, # 62 Exhibit 260, # 63 Exhibit 261, # 64 Exhibit 262, # 65 Exhibit 263, # 66 Exhibit 264, # 67 Exhibit 265, # 68 Exhibit 266, # 69 Exhibit 267, # 70 Exhibit 268, # 71 Exhibit 269, # 72 Exhibit 270, # 73 Exhibit 271, # 74 Exhibit 272, # 75 Exhibit 273, # 76 Exhibit 274, # 77 Exhibit 275, # 78 Exhibit 276, # 79 Exhibit 277, # 80 Exhibit 278, # 81 Exhibit 279, # 82 Exhibit 280, # 83 Exhibit 281, # 84 Exhibit 282, # 85 Exhibit 283, # 86 Exhibit 284, # 87 Exhibit 285, # 88 Exhibit 286, # 89 Exhibit 287, # 90 Exhibit 288, # 91 Exhibit 289, # 92 Exhibit 290, # 93 Exhibit 291, # 94	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Exhibit 292, # 95 Exhibit 293, # 96 Exhibit 294, # 97 Exhibit 295, # 98 Exhibit 296, # 99 Exhibit 297, # 100 Exhibit 298, # 101 Exhibit 299, # 102 Exhibit 300)(Pifko, Mark) (Entered: 08/13/2019)	
8/13/2019	2243	Appendix [Part 11] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 44 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 45, # 2 Exhibit 46, # 3 Exhibit 47, # 4 Exhibit 48, # 5 Exhibit 49, # 6 Exhibit 50, # 7 Exhibit 51, # 8 Exhibit 52, # 9 Exhibit 53, # 10 Exhibit 54)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2244	Appendix [Part 12] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 55 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 56, # 2 Exhibit 57, # 3 Exhibit 58, # 4 Exhibit 59, # 5 Exhibit 60, # 6 Exhibit 61, # 7 Exhibit 62, # 8 Exhibit 63, # 9 Exhibit 64)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2245	SEALED Document: <i>Appendix Part 7 - Exhibits in Support of 2183 Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 302, # 2 Exhibit 303, # 3 Exhibit 304, # 4 Exhibit 305, # 5 Exhibit 306, # 6 Exhibit 307, # 7 Exhibit 308, # 8 Exhibit 309, # 9 Exhibit 310, # 10 Exhibit 311, # 11 Exhibit 312, # 12 Exhibit 313, # 13 Exhibit 314, # 14 Exhibit 315, # 15 Exhibit 316, # 16 Exhibit 317, # 17 Exhibit 318, # 18 Exhibit 319, # 19 Exhibit 320, # 20 Exhibit 321, # 21 Exhibit 322, # 22 Exhibit 323, # 23 Exhibit 324, # 24 Exhibit 325, # 25 Exhibit 326, # 26 Exhibit 327, # 27 Exhibit 328, # 28 Exhibit 329, # 29 Exhibit 330, # 30 Exhibit 331, # 31 Exhibit 332, # 32 Exhibit 333, # 33 Exhibit 334, # 34 Exhibit 335A, # 35 Exhibit 335B, # 36 Exhibit 336, # 37 Exhibit 337, # 38 Exhibit 338, # 39 Exhibit 339A, # 40 Exhibit 339B, # 41 Exhibit 339C, # 42 Exhibit 339D, # 43 Exhibit 339E, # 44 Exhibit 340, # 45 Exhibit 341, # 46 Exhibit 342, # 47 Exhibit 343, # 48 Exhibit 344, # 49 Exhibit 345, # 50 Exhibit 346, # 51 Exhibit 347, # 52 Exhibit 348, # 53 Exhibit 349, # 54 Exhibit 350, # 55 Exhibit 351, # 56 Exhibit 352, # 57 Exhibit 353, # 58 Exhibit 354, # 59 Exhibit 355, # 60 Exhibit 356, # 61 Exhibit 357, # 62 Exhibit 358, # 63 Exhibit 359, # 64 Exhibit 360, # 65 Exhibit 361, # 66 Exhibit 362, # 67 Exhibit 363, # 68 Exhibit 364, # 69 Exhibit 365, # 70 Exhibit 366, # 71 Exhibit 367, # 72 Exhibit 368, # 73 Exhibit 369, # 74 Exhibit 370, # 75 Exhibit 371, # 76 Exhibit 372, # 77 Exhibit 373, # 78 Exhibit 374, # 79 Exhibit 375, # 80 Exhibit 376, # 81 Exhibit 377, # 82 Exhibit 378, # 83 Exhibit 379, # 84 Exhibit 380, # 85 Exhibit 381, # 86 Exhibit 382, # 87 Exhibit 383, # 88 Exhibit 384, # 89 Exhibit 385, # 90 Exhibit 386, # 91 Exhibit 387, # 92 Exhibit 388, # 93 Exhibit 389, # 94 Exhibit 390)(Pifko, Mark) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2246	Appendix [Part 13] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 65 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 66, # 2 Exhibit 67, # 3 Exhibit 68, # 4 Exhibit 69, # 5 Exhibit 70, # 6 Exhibit 71, # 7 Exhibit 72, # 8 Exhibit 73, # 9 Exhibit 74, # 10 Exhibit 75, # 11 Exhibit 76, # 12 Exhibit 77, # 13 Exhibit 78)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2247	Appendix [Part 14] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 79 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 80, # 2 Exhibit 81, # 3 Exhibit 82)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2248	Appendix [Part 15] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 83 part 1 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2249	SEALED Document: Appendix Part 8 - Exhibits in Support of 2183 Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 392, # 2 Exhibit 393, # 3 Exhibit 394, # 4 Exhibit 395, # 5 Exhibit 396, # 6 Exhibit 397, # 7 Exhibit 398, # 8 Exhibit 399, # 9 Exhibit 400, # 10 Exhibit 401, # 11 Exhibit 402, # 12 Exhibit 403, # 13 Exhibit 404, # 14 Exhibit 405, # 15 Exhibit 406, # 16 Exhibit 407, # 17 Exhibit 408, # 18 Exhibit 409, # 19 Exhibit 410, # 20 Exhibit 411, # 21 Exhibit 412, # 22 Exhibit 413, # 23 Exhibit 414, # 24 Exhibit 415, # 25 Exhibit 416, # 26 Exhibit 417, # 27 Exhibit 418, # 28 Exhibit 419, # 29 Exhibit 420, # 30 Exhibit 421, # 31 Exhibit 422, # 32 Exhibit 423, # 33 Exhibit 424, # 34 Exhibit 425, # 35 Exhibit 426, # 36 Exhibit 427, # 37 Exhibit 428, # 38 Exhibit 429, # 39 Exhibit 430, # 40 Exhibit 431, # 41 Exhibit 432, # 42 Exhibit 433, # 43 Exhibit 434, # 44 Exhibit 435, # 45 Exhibit 436, # 46 Exhibit 437, # 47 Exhibit 438, # 48 Exhibit 439, # 49 Exhibit 440, # 50 Exhibit 441, # 51 Exhibit 442, # 52 Exhibit 443, # 53 Exhibit 444, # 54 Exhibit 445, # 55 Exhibit 446, # 56 Exhibit 447, # 57 Exhibit 448, # 58 Exhibit 449, # 59 Exhibit 450A, # 60 Exhibit 450B, # 61 Exhibit 451, # 62 Exhibit 452, # 63 Exhibit 453, # 64 Exhibit 454, # 65 Exhibit 455, # 66 Exhibit 456A, # 67 Exhibit 456B, # 68 Exhibit 457, # 69 Exhibit 458, # 70 Exhibit 459, # 71 Exhibit 460, # 72 Exhibit 461, # 73 Exhibit 462, # 74 Exhibit 463, # 75 Exhibit 464, # 76 Exhibit 465, # 77 Exhibit 466, # 78 Exhibit 467, # 79 Exhibit 468, # 80 Exhibit 469, # 81 Exhibit 470, # 82 Exhibit 471, # 83 Exhibit 472, # 84 Exhibit 473, # 85 Exhibit 474, # 86 Exhibit 475, # 87 Exhibit 476, # 88 Exhibit 477, # 89 Exhibit 478, # 90 Exhibit 479, # 91	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Exhibit 480, # 92 Exhibit 481A, # 93 Exhibit 481B, # 94 Exhibit 482, # 95 Exhibit 483, # 96 Exhibit 484, # 97 Exhibit 485, # 98 Exhibit 486, # 99 Exhibit 487, # 100 Exhibit 488, # 101 Exhibit 489, # 102 Exhibit 490, # 103 Exhibit 491, # 104 Exhibit 492, # 105 Exhibit 493, # 106 Exhibit 494, # 107 Exhibit 495, # 108 Exhibit 496, # 109 Exhibit 497, # 110 Exhibit 498, # 111 Exhibit 499, # 112 Exhibit 500)(Pifko, Mark) (Entered: 08/13/2019)	
8/13/2019	2250	Appendix [Part 16] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 83 part 2 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2251	Opposition to 1860 Motion for partial summary judgment (Redacted Version) filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 1 - FDA Analysis of Long-Term Trends in Prescription Opioid Analgesic Products, # 2 Exhibit 2 - MNK-T1_0005574545, # 3 Exhibit 3 - ENDO_DATA-OPIOID_MDL-00000035, # 4 Exhibit 4 - MNK-T1_0002183040, # 5 Exhibit 5 - MNK-T1_0002159713, # 6 Exhibit 6 - MNK-T1_0001531484, # 7 Exhibit 7 - Williams Dep. Ex. 21, # 8 Exhibit 8 - Convention & Trade Show Standard Marketing Material Order (MNK-T1_0002699252), # 9 Exhibit 9 - Standard Marketing Material Order (MNK-T1_0000972885), # 10 Exhibit 10 - July 14, 2011 Email (MNK-T1_0006632298), # 11 Exhibit 11 - Harvard Drug Group Trade Partner Expo 2012 List (MNK-T1_0004841670), # 12 Exhibit 12 - May 28, 2014 Email (MNK-T1_0004826101-102), # 13 Exhibit 13 - July 20, 2015 Email (MNK-T1_0004862918-919), # 14 Exhibit 14 - Sept. 29, 2016 Email, # 15 Exhibit 15 - MNK-T1_0001193724, # 16 Exhibit 16 - MNK-T1_0004602837, # 17 Exhibit 17 - MNK-T1_0003284656, # 18 Exhibit 18 - Pain Management Traineeship for Pharmacists (MNK-T1_0000905348), # 19 Exhibit 19 - MNK-T1_0000905350, # 20 Exhibit 20 - The Pharmacists Role in Management of Chronic Pain: Focus on Opioids (MNK-T1_0001308076), # 21 Exhibit 21 - C.A.R.E.S. Alliance Opioid Clinical Management Guide (MNK-T1_0001758643), # 22 Exhibit 22 - C.A.R.E.S. Alliance Safe Use and Handling Guide (MNK-T1_0003416495), # 23 Exhibit 23 - MNK-T1_0000098099, # 24 Exhibit 24 - C.A.R.E.S. Alliance Catalog (MNK-T1_0001493093), # 25 Exhibit 25 - Defeat Chronic Pain Now!, # 26 Exhibit 26 - Pain Pocketguide (MNK-T1_0002248919), # 27 Exhibit 27 - MNK-T1_0001786865, # 28 Exhibit 28 - Endo Holdings Inc. 2001 10-K, # 29 Exhibit 29 - Endo Powerpoint (ENDO-OPIOID_MDL-01139611), # 30 Exhibit 30 - ENDO-OPIOID_MDL-04814925, # 31 Exhibit 31 - ENDO-OPIOID_MDL-02002513, # 32 Exhibit 32 - Risk Management Presentation (ENDO-OPIOID_MDL-04095507), # 33 Exhibit 33 - CD&E The Critical Connection for Success in 2000 and Beyond (ENDO-OPIOID_MDL-02344002), # 34 Exhibit 34 - The 7 Essentials: The Endo Pharmaceuticals Story Video (Lodged), # 35 Exhibit 35 - END00152457, # 36 Exhibit 36 - MDL_KP360_000000002, # 37 Exhibit 37 - ENDO-OPIOID_MDL-02261843, # 38 Exhibit 38 - Pain Management Today Vol. 8 # 1 (KP360_OHIOMDL_000011082), # 39 Exhibit 39 - Slides Advances in Opioid Analgesia Presentation (KP360_OHIOMDL_000002116), # 40 Exhibit 40 - Chronic Opioid Therapy Presentation (KP360_OHIOMDL_000121628), #	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		41 Exhibit 41 - Pain Opioid Therapy Brochure (ENDO-OPIOID_MDL-00481936), # 42 Exhibit 42 - NIPC Executive Summary (MDL_KP360_000000021), # 43 Exhibit 43 - ENDO-OPIOID_MDL-01928285, # 44 Exhibit 44 - ENDO-OPIOID_MDL-0623389, # 45 Exhibit 45 - ENDO-Campanelli-210, # 46 Exhibit 46 - 2001 Letter from APF to Endo (ENDO-OPIOID_MDL-06234029), # 47 Exhibit 47 - Pain Action Guide (2000 edition) (CHI_000435580), # 48 Exhibit 48 - Pain Action Guide (2003 edition) (CHI_000432477), # 49 Exhibit 49 - Endo 2010 Funding Disclosure (ENDO-OR-CID-00754369), # 50 Exhibit 50 - APF 2010 Annual Report (CHI_000430305), # 51 Exhibit 51 - Taking a Long-Acting Opioid Brochure (ENDO-CHI_LIT-00024520), # 52 Exhibit 52 - Understanding Your Pain Brochure (ENDO-CHI_LIT-00084049), # 53 Exhibit 53 - ENDO-OPIOID_MDL-02150882, # 54 Exhibit 54 - ENDO-OPIOID_MDL-04930147, # 55 Exhibit 55 - Altier Dep. Ex. 17, # 56 Exhibit 56 - McCormick Dep. Ex. 4, # 57 Exhibit 57 - McCormick Dep. Ex. 22, # 58 Exhibit 58 - Altier Dep. Ex. 3, # 59 Exhibit 59 - Myers Dep. Ex. 16, # 60 Exhibit 60 - McCormick Dep. Ex. 12, # 61 Exhibit 61 - McCormick Dep. Ex. 6, # 62 Exhibit 62 - Boothe Dep. Ex. 14 (ACTAVIS0506794-814), # 63 Exhibit 63 - McCormick Dep. Ex. 20 (ACTAVIS0346651), # 64 Exhibit 64 - Allergan_MDL_02053309-16, # 65 Exhibit 65 - Boothe Dep. Ex. 10, # 66 Exhibit 66 - McCormick Dep. Ex. 17, # 67 Exhibit 67 - McCormick Dep. Ex. 21, # 68 Exhibit 68 - McCormick Dep. Ex. 8, # 69 Exhibit 69 - Cuyahoga and Summit ARCOS summaries, # 70 Exhibit 70 - Teva Website Pages, # 71 Exhibit 71 - Herman Dep. Ex. 42, # 72 Exhibit 72 - TEVA_MDL_A_00499645, # 73 Exhibit 73 - TEVA_MDL_A_00499646, # 74 Exhibit 74 - TEVA_MDL_A_01207131, # 75 Exhibit 75 - TEVA_MDL_A_02965173, # 76 Exhibit 76 - TEVA_MDL_A_01088080, # 77 Exhibit 77 - TEVA_MDL_A_03437093 Excerpt, # 78 Exhibit 78 - TEVA_MDL_A_01136278, # 79 Exhibit 79 - TEVA_MDL_A_01090493, # 80 Exhibit 80 - TEVA_MDL_A_01207133, # 81 Exhibit 81 - TEVA_MDL_A_00765944, # 82 Exhibit 82 - TEVA_MDL_A_08657218, # 83 Exhibit 83 - Day Dep. Ex. 5, # 84 Exhibit 84 - Day Dep. Ex. 26, # 85 Exhibit 85 - Teva Pain Matters (TEVA_MDL_A_08652504), # 86 Exhibit 86 - TEVA_MDL_A_09545105, # 87 Exhibit 87 - TEVA_MDL_A_00907192, # 88 Exhibit 88 - TEVA_MDL_A_02401119, # 89 Exhibit 89 - TEVA_MDL_A_00877813, # 90 Exhibit 90 -	

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Date Filed	Dkt. #	Docket Text	Designated By
		TEVA_MDL_A_02214252, # 91 Exhibit 91 - TEVA_MDL_A_03413816, # 92 Exhibit 92 - TEVA_MDL_A_01108894, # 93 Exhibit 93 - TEVA_MDL_A_00565051, # 94 Exhibit 94 - Persistent and Breakthrough Pain (TEVA_MDL_A_00844073), # 95 Exhibit 95 - Pain Week Marketing Activities Deck, # 96 Exhibit 96 - Breakthrough Pain Brochure (TEVA_MDL_A_01402424))(Chalos, Mark) (Entered: 08/13/2019)	
8/13/2019	2252	Appendix [Part 17] Exhibits (redacted version) to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 84 part 1 filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2253	SEALED Document: [Part 1] Plaintiffs Consolidated Memorandum in Opposition to Defendants Motion to Exclude Craig McCann and James Rafalski filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1785 , 1884 , 1903 , 1783 , 2112 , 1900 . (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2254	SEALED Document: <i>[Part 2, Exhibits 8-14] Plaintiffs Consolidated Memorandum in Opposition to Defendants Motion to Exclude Craig McCann and James Rafalski filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 1785 , 1884 , 1903 , 1783 , 2112 , 1900 . (Attachments: # 1 Exhibit 9, # 2 Exhibit 10, # 3 Exhibit 11, # 4 Exhibit 12, # 5 Exhibit 13, # 6 Exhibit 14)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2255	Appendix [Part 18] Exhibits (redacted version) to <i>Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 84 part 2</i> filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 85, # 2 Exhibit 86, # 3 Exhibit 87, # 4 Exhibit 88, # 5 Exhibit 89, # 6 Errata 90, # 7 Exhibit 91, # 8 Exhibit 92, # 9 Exhibit 93, # 10 Exhibit 94, # 11 Exhibit 95, # 12 Exhibit 96, # 13 Exhibit 97, # 14 Exhibit 98, # 15 Exhibit 99, # 16 Exhibit 100, # 17 Exhibit 101)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2256	SEALED Document: <i>[Part 3, Exhibit 15] Plaintiffs Consolidated Memorandum in Opposition to Defendants Motion to Exclude Craig McCann and James Rafalski filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 1785 , 1884 , 1903 , 1783 , 2112 , 1900 . (Attachments: # 1 Exhibit 15, part 2, # 2 Exhibit 15, part 3, # 3 Exhibit 15, part 4)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2257	Appendix [Part 19] Exhibits (redacted version) to <i>Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 102</i> filed by Plaintiffs' Executive Committee. Related document(s) 2220 . (Attachments: # 1 Exhibit 103, # 2 Exhibit 104, # 3 Exhibit 105, # 4 Exhibit 106, # 5 Exhibit 107, # 6 Exhibit 108, # 7 Exhibit 109, # 8 Exhibit 110, # 9 Exhibit 111, # 10 Exhibit 112, # 11 Exhibit 113, # 12 Exhibit 114, # 13 Exhibit 115, # 14 Exhibit 116, # 15 Exhibit 117, # 16 Exhibit 118, # 17 Exhibit 119, # 18 Exhibit 120, # 19 Exhibit 121, # 20 Exhibit 122, # 21 Exhibit 123)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2258	SEALED Document: <i>[Part 4, Exhibits 16-17] Plaintiffs Consolidated Memorandum in Opposition to Defendants Motion to Exclude Craig McCann and James Rafalski filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 1785 , 1884 , 1903 , 1783 , 2112 , 1900 . (Attachments: # 1 Exhibit 17)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2259	SEALED Document: Appendix Part 9 - Exhibits in Support of 2183 Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 502, # 2 Exhibit 503, # 3 Exhibit 504, # 4 Exhibit 505, # 5 Exhibit 506, # 6 Exhibit 507, # 7 Exhibit 508, # 8 Exhibit 509, # 9 Exhibit 510, # 10 Exhibit 511, # 11 Exhibit 512, # 12 Exhibit 513, # 13 Exhibit 514, # 14 Exhibit 515, # 15 Exhibit 516, # 16 Exhibit 517, # 17 Exhibit 518, # 18 Exhibit 519, # 19 Exhibit 520, # 20 Exhibit 521, # 21 Exhibit 522, # 22 Exhibit 523, # 23 Exhibit 524, # 24 Exhibit 525, # 25 Exhibit 526, # 26 Exhibit 527, # 27 Exhibit 528, # 28 Exhibit 529, # 29 Exhibit 530, # 30 Exhibit 531, # 31 Exhibit 532, # 32 Exhibit 533, # 33 Exhibit 534, # 34 Exhibit 535, # 35 Exhibit 536, # 36 Exhibit 537, # 37 Exhibit 538, # 38 Exhibit 539A, # 39 Exhibit 539B, # 40 Exhibit 540, # 41 Exhibit 541, # 42 Exhibit 542, # 43 Exhibit 543, # 44 Exhibit 544, # 45 Exhibit 545, # 46 Exhibit 546, # 47 Exhibit 547, # 48 Exhibit 548, # 49 Exhibit 549, # 50 Exhibit 550, # 51 Exhibit 551, # 52 Exhibit 552, # 53 Exhibit 553, # 54 Exhibit 554, # 55 Exhibit 555, # 56 Exhibit 556, # 57 Exhibit 557, # 58 Exhibit 558, # 59 Exhibit 559, # 60 Exhibit 560, # 61 Exhibit 561A, # 62 Exhibit 561B, # 63 Exhibit 562, # 64 Exhibit 563, # 65 Exhibit 564, # 66 Exhibit 565, # 67 Exhibit 566, # 68 Exhibit 567, # 69 Exhibit 568, # 70 Exhibit 569, # 71 Exhibit 570, # 72 Exhibit 571, # 73 Exhibit 572, # 74 Exhibit 573, # 75 Exhibit 574, # 76 Exhibit 575, # 77 Exhibit 576A, # 78 Exhibit 576B, # 79 Exhibit 577A, # 80 Exhibit 577B, # 81 Exhibit 578, # 82 Exhibit 579, # 83 Exhibit 580, # 84 Exhibit 581, # 85 Exhibit 582, # 86 Exhibit 583, # 87 Exhibit 584, # 88 Exhibit 585, # 89 Exhibit 586, # 90 Exhibit 587, # 91 Exhibit 588, # 92 Exhibit 589, # 93 Exhibit 590, # 94 Exhibit 591, # 95 Exhibit 592, # 96 Exhibit 593, # 97 Exhibit 594, # 98 Exhibit 595, # 99 Exhibit 596, # 100 Exhibit 597, # 101 Exhibit 598, # 102 Exhibit 599, # 103 Exhibit 600)(Pifko, Mark) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2260	Opposition to 1884 SEALED Motion Defendants' Daubert Motion to Exclude the Opinions Offered by James Rafalski 1813 , 1785 , 1903 SEALED Motion for Order 1813 , 441 , 1900 Motion to strike /Defendants' Daubert Motion to Exclude the Opinions Offered by James Rafalski [Part 1] (Redacted) Plaintiffs Consolidated Memorandum in Opposition to Defendants Motion to Exclude Craig McCann and James Rafalski filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4 Redacted, # 5 Exhibit 5 Sealed, # 6 Exhibit 6, # 7 Exhibit 7)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2261	SEALED Document: Appendix Part 10 - Exhibits in Support of 2183 Opposition to 1904 Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims, 1930 Motion for Summary Judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim, and 1692 Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2183 . (Attachments: # 1 Exhibit 602, # 2 Exhibit 603, # 3 Exhibit 604, # 4 Exhibit 605, # 5 Exhibit 606, # 6 Exhibit 607, # 7 Exhibit 608, # 8 Exhibit 609, # 9 Exhibit 610, # 10 Exhibit 611, # 11 Exhibit 612, # 12 Exhibit 613, # 13 Exhibit 614, # 14 Exhibit 615, # 15 Exhibit 616, # 16 Exhibit 617, # 17 Exhibit 618, # 18 Exhibit 619, # 19 Exhibit 620, # 20 Exhibit 621, # 21 Exhibit 622, # 22 Exhibit 623, # 23 Exhibit 624, # 24 Exhibit 625, # 25 Exhibit 627, # 26 Exhibit 628, # 27 Exhibit 629, # 28 Exhibit 630, # 29 Exhibit 631, # 30 Exhibit 632, # 31 Exhibit 633, # 32 Exhibit 634, # 33 Exhibit 635, # 34 Exhibit 636, # 35 Exhibit 637, # 36 Exhibit 638, # 37 Exhibit 639, # 38 Exhibit 640, # 39 Exhibit 641, # 40 Exhibit 642, # 41 Exhibit 643, # 42 Exhibit 644, # 43 Exhibit 645, # 44 Exhibit 646, # 45 Exhibit 647, # 46 Exhibit 648, # 47 Exhibit 649, # 48 Exhibit 650, # 49 Exhibit 651, # 50 Exhibit 652, # 51 Exhibit 653, # 52 Exhibit 654, # 53 Exhibit 655, # 54 Exhibit 656, # 55 Exhibit 657, # 56 Exhibit 658, # 57 Exhibit 659, # 58 Exhibit 660, # 59 Exhibit 661, # 60 Exhibit 662, # 61 Exhibit 663, # 62 Exhibit 664, # 63 Exhibit 665, # 64 Exhibit 666, # 65 Exhibit 667A, # 66 Exhibit 667B, # 67 Exhibit 667C, # 68 Exhibit 668, # 69 Exhibit 669, # 70 Exhibit 670, # 71 Exhibit 671, # 72 Exhibit 672, # 73 Exhibit 673, # 74 Exhibit 674A, # 75 Exhibit 674B, # 76 Exhibit 674C, # 77 Exhibit 674D, # 78 Exhibit 674E, # 79 Exhibit 674F, # 80 Exhibit 674G, # 81 Exhibit 674H, # 82 Exhibit 674I, # 83 Exhibit 675, # 84 Exhibit 676, # 85 Exhibit 677, # 86 Exhibit 678, # 87 Exhibit 679, # 88 Exhibit 680, # 89 Exhibit 682, # 90 Exhibit 683, # 91 Exhibit 684, # 92 Exhibit 685, # 93 Exhibit 686,	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		# 94 Exhibit 687, # 95 Exhibit 688, # 96 Exhibit 689, # 97 Exhibit 690, # 98 Exhibit 691, # 99 Exhibit 692, # 100 Exhibit 693)(Pifko, Mark) (Entered: 08/13/2019)	
8/13/2019	2262	Appendix [Part 2, Exhibits 8-14] (Redacted) Plaintiffs Consolidated Memorandum in Opposition to Defendants Motion to Exclude Craig McCann and James Rafalski filed by Plaintiffs' Executive Committee. Related document(s) 1785 , 1884 , 1903 , 2260 , 1783 , 2112 , 1900 . (Attachments: # 1 Exhibit 9, # 2 Exhibit 10, # 3 Exhibit 11, # 4 Exhibit 12 Redacted, # 5 Exhibit 13 Redacted, # 6 Exhibit 14)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2263	Appendix [Part 3, Exhibit 15] (Redacted) Plaintiffs Consolidated Memorandum in Opposition to Defendants Motion to Exclude Craig McCann and James Rafalski filed by Plaintiffs' Executive Committee. Related document(s) 1785 , 1884 , 1903 , 2260 , 1783 , 2112 , 1900 . (Attachments: # 1 Exhibit 15, part 2, redacted, # 2 Exhibit 15, part 3, redacted, # 3 Exhibit 15, part 4, redacted)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2264	Appendix [Part 4, Exhibits 16-17] (Redacted) Plaintiffs Consolidated Memorandum in Opposition to Defendants Motion to Exclude Craig McCann and James Rafalski filed by Plaintiffs' Executive Committee. Related document(s) 1785 , 1884 , 1900 , 1903 , 2260 , 1783 , 2112 . (Attachments: # 1 Exhibit 17) (Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2265	Appendix [Part 1] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 1 filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Attachments: # 1 Exhibit 2, # 2 Exhibit 3, # 3 Exhibit 4, # 4 Exhibit 5, # 5 Exhibit 6)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2266	Appendix [Part 2] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 7 part 1 filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2267	Appendix [Part 3] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 7 part 2 filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2268	Appendix [Part 4] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 7 part 3 filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2269	Appendix [Part 5] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 7 part 4 filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2270	Appendix [Part 6] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 8 filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Attachments: # 1 Exhibit 9, # 2 Exhibit 10) (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2271	SEALED Document: [Part 1] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2105 , 1907 . (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2272	Appendix [Part 7] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment;	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		<i>Exhibit 11 part 1</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	
8/13/2019	2273	Appendix [Part 8] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; <i>Exhibit 11 part 2</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2274	SEALED Document: [Part 2, Exhibits 7-23] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2105 , 1907 . (Attachments: # 1 Exhibit 8, # 2 Exhibit 9, # 3 Exhibit 10, # 4 Exhibit 11, # 5 Exhibit 12, # 6 Exhibit 13, # 7 Exhibit 14, # 8 Exhibit 15, # 9 Exhibit 16, # 10 Exhibit 17, # 11 Exhibit 18, # 12 Exhibit 19, # 13 Exhibit 20, # 14 Exhibit 21, # 15 Exhibit 22, # 16 Exhibit 23)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2275	Appendix [Part 9] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; <i>Exhibit 11 part 3</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Attachments: # 1 Exhibit 12)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2276	Appendix [Part 10] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; <i>Exhibit 13 part 1</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2277	SEALED Document: [Part 3, Exhibits 24-28] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2105 , 1907 . (Attachments: # 1 Exhibit 25, # 2 Exhibit 26, # 3 Exhibit 27, # 4 Exhibit 28)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2278	Appendix [Part 11] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; <i>Exhibit 13 part 2</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2279	Appendix [Part 12] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; <i>Exhibit 14 part 1</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2280	SEALED Document: <i>[Part 4, Exhibit 29] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2105 , 1907 . (Attachments: # 1 Exhibit 29, part 2)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2281	Appendix <i>[Part 13] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 14 part 2</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Attachments: # 1 Exhibit 15, # 2 Exhibit 16, # 3 Exhibit 17, # 4 Exhibit 18, # 5 Exhibit 19, # 6 Exhibit 20, # 7 Exhibit 21)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2282	SEALED Document: <i>[Part 5, Exhibits 30-31] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2105 , 1907 . (Attachments: # 1 Exhibit 31)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2283	Appendix <i>[Part 14] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 22 part 1</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2284	Appendix <i>[Part 15] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 22 part 2</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2285	SEALED Document: <i>[Part 6, Exhibit 32] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2105 , 1907 . (Attachments: # 1 Exhibit 32, part 2, # 2 Exhibit 32, part 3) (Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2286	Appendix <i>[Part 16] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 23</i> filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Attachments: # 1 Exhibit 24, # 2 Exhibit 25, # 3 Exhibit 26, # 4 Exhibit 27, # 5 Exhibit 28, # 6 Exhibit 29, # 7 Exhibit 30)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2287	Appendix [Part 17] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 31a filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Attachments: # 1 Exhibit 31b, # 2 Exhibit 32, # 3 Exhibit 33, # 4 Exhibit 34, # 5 Exhibit 35, # 6 Exhibit 36, # 7 Exhibit 37, # 8 Exhibit 38, # 9 Exhibit 39, # 10 Exhibit 40, # 11 Exhibit 41, # 12 Exhibit 42, # 13 Exhibit 43, # 14 Exhibit 44, # 15 Exhibit 45, # 16 Exhibit 46, # 17 Exhibit 47, # 18 Exhibit 48, # 19 Exhibit 49, # 20 Exhibit 50, # 21 Exhibit 51, # 22 Exhibit 52, # 23 Exhibit 53, # 24 Exhibit 54, # 25 Exhibit 55, # 26 Exhibit 56, # 27 Exhibit 57)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2288	SEALED Document: [Part 7, Exhibits 33-48] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2105 , 1907 . (Attachments: # 1 Exhibit 34, # 2 Exhibit 35, # 3 Exhibit 36, # 4 Exhibit 37, # 5 Exhibit 38, # 6 Exhibit 39, # 7 Exhibit 40, # 8 Exhibit 41, # 9 Exhibit 42, # 10 Exhibit 43, # 11 Exhibit 44, # 12 Exhibit 45, # 13 Exhibit 46, # 14 Exhibit 47, # 15 Exhibit 48) (Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2289	Appendix [Part 18] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 58 filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Attachments: # 1 Exhibit 59, # 2 Exhibit 60, # 3 Exhibit 61, # 4 Exhibit 62, # 5 Exhibit 63, # 6 Exhibit 64, # 7 Exhibit 65, # 8 Exhibit 66)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2290	Appendix [Part 19] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 67 filed by Plaintiffs' Executive Committee. Related document(s) 2219 . (Attachments: # 1 Exhibit 68, # 2 Exhibit 69, # 3 Exhibit 70, # 4 Exhibit 71, # 5 Exhibit 72, # 6 Exhibit 73, # 7 Exhibit 74, # 8 Exhibit 75, # 9 Exhibit 76, # 10 Exhibit 77)(Baig, Aelish) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/13/2019	2291	SEALED Document: <i>[Part 8, Exhibits 49-84] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2105 , 1907 . (Attachments: # 1 Exhibit 50, # 2 Exhibit 51, # 3 Exhibit 52, # 4 Exhibit 53, # 5 Exhibit 54, # 6 Exhibit 55, # 7 Exhibit 56, # 8 Exhibit 57, # 9 Exhibit 58, # 10 Exhibit 59, # 11 Exhibit 60, # 12 Exhibit 61, # 13 Exhibit 62, # 14 Exhibit 63, # 15 Exhibit 64, # 16 Exhibit 65, # 17 Exhibit 66, # 18 Exhibit 67, # 19 Exhibit 68, # 20 Exhibit 69, # 21 Exhibit 70, # 22 Exhibit 71, # 23 Exhibit 72, # 24 Exhibit 73, # 25 Exhibit 74, # 26 Exhibit 75, # 27 Exhibit 76, # 28 Exhibit 77, # 29 Exhibit 78, # 30 Exhibit 79, # 31 Exhibit 80, # 32 Exhibit 81, # 33 Exhibit 82, # 34 Exhibit 83, # 35 Exhibit 84) (Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2292	SEALED Document: <i>[Part 9, Exhibits 85-106] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2105 , 1907 . (Attachments: # 1 Exhibit 86, # 2 Exhibit 87, # 3 Exhibit 88, # 4 Exhibit 89, # 5 Exhibit 90, # 6 Exhibit 91, # 7 Exhibit 92, # 8 Exhibit 93, # 9 Exhibit 94, # 10 Exhibit 95, # 11 Exhibit 96, # 12 Exhibit 97, # 13 Exhibit 98, # 14 Exhibit 99, # 15 Exhibit 100, # 16 Exhibit 101, # 17 Exhibit 102, # 18 Exhibit 103, # 19 Exhibit 104, # 20 Exhibit 105, # 21 Exhibit 106)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2293	Opposition to 1898 SEALED Motion for Partial Summary Judgment 1813 , 1778 , 1907 Motion for partial summary judgment <i>[Part 1] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment</i> filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff
8/13/2019	2294	Appendix <i>[Part 2, Exhibits 7-23] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment</i> filed by Plaintiffs' Executive Committee. Related document(s) 1778 , 1898 , 2293 , 1813 , 2105 , 1907 . (Attachments: # 1 Exhibit 8, # 2 Exhibit 9, # 3 Exhibit 10, # 4 Exhibit 11, # 5 Exhibit 12, # 6 Exhibit 13, # 7 Exhibit 14, # 8 Exhibit 15, # 9 Exhibit 16, # 10 Exhibit 17, # 11 Exhibit 18, # 12 Exhibit 19, # 13 Exhibit 20, # 14 Exhibit 21, # 15 Exhibit 22, # 16 Exhibit 23)(Kawamoto, Dean) (Entered: 08/13/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2295	Appendix [Part 3, Exhibits 24-28] (Redacted) Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1778 , 1898 , 2293 , 1813 , 2105 , 1907 . (Attachments: # 1 Exhibit 25, Redacted, # 2 Exhibit 26, # 3 Exhibit 27, # 4 Exhibit 28)(Kawamoto, Dean) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2296	Appendix [Part 4, Exhibit 29] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1778 , 1898 , 2293 , 1813 , 1907 , 2105 . (Attachments: # 1 Exhibit 29, part 2)(Kawamoto, Dean) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2297	Appendix [Part 5, Exhibits 30-31] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1778 , 1898 , 2293 , 1813 , 1907 , 2105 . (Attachments: # 1 Exhibit 31)(Kawamoto, Dean) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2298	Appendix [Part 6, Exhibit 32] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1778 , 1898 , 2293 , 1813 , 2105 , 1907 . (Attachments: # 1 Exhibit 32, part 2, # 2 Exhibit 32, part 3) (Kawamoto, Dean) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2299	Appendix [Part 7, Exhibits 33-48] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1778 , 1898 , 2293 , 1813 , 2105 , 1907 . (Attachments: # 1 Exhibit 34, # 2 Exhibit 35, # 3 Exhibit 36, # 4 Exhibit 37, # 5 Exhibit 38, # 6 Exhibit 39, # 7 Exhibit 40, # 8 Exhibit 41, # 9 Exhibit 42, # 10 Exhibit 43, # 11 Exhibit 44, # 12 Exhibit 45, # 13 Exhibit 46, # 14 Exhibit 47, # 15 Exhibit 48) (Kawamoto, Dean) (Entered: 08/14/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2300	Appendix [Part 8, Exhibits 49-84] Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1778 , 1898 , 2293 , 2105 , 1907 . (Attachments: # 1 Exhibit 50, # 2 Exhibit 51, # 3 Exhibit 52, # 4 Exhibit 53, # 5 Exhibit 54, # 6 Exhibit 55, # 7 Exhibit 56, # 8 Exhibit 57, # 9 Exhibit 58, # 10 Exhibit 59, # 11 Exhibit 60, # 12 Exhibit 61, # 13 Exhibit 62, # 14 Exhibit 63, # 15 Exhibit 64, # 16 Exhibit 65, # 17 Exhibit 66, # 18 Exhibit 67, # 19 Exhibit 68, # 20 Exhibit 69, # 21 Exhibit 70, # 22 Exhibit 71, # 23 Exhibit 72, # 24 Exhibit 73, # 25 Exhibit 74, # 26 Exhibit 75, # 27 Exhibit 76, # 28 Exhibit 77, # 29 Exhibit 78, # 30 Exhibit 79, # 31 Exhibit 80, # 32 Exhibit 81, # 33 Exhibit 82, # 34 Exhibit 83, # 35 Exhibit 84) (Kawamoto, Dean) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2301	Appendix [Part 9, Exhibits 85-106] (Redacted) Plaintiffs Memorandum in Opposition to Defendant Mallinckrodt's Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. Related document(s) 1778 , 1898 , 2293 , 1813 , 2105 , 1907 . (Attachments: # 1 Exhibit 86, # 2 Exhibit 87, # 3 Exhibit 88, # 4 Exhibit 89, # 5 Exhibit 90, # 6 Exhibit 91, # 7 Exhibit 92, Redacted, # 8 Exhibit 93, Redacted, # 9 Exhibit 94, # 10 Exhibit 95, # 11 Exhibit 96, # 12 Exhibit 97, # 13 Exhibit 98, # 14 Exhibit 99, # 15 Exhibit 100, # 16 Exhibit 101, # 17 Exhibit 102, # 18 Exhibit 103, # 19 Exhibit 104, # 20 Exhibit 105, # 21 Exhibit 106)(Kawamoto, Dean) (Entered: 08/14/2019)	Plaintiff
8/14/2019		Order [non-document] - During the monthly status teleconference held on August 13, 2019, it was brought to the Court's attention that there is an issue regarding whether the parties in the October 2019 trial should stipulate to the admission and authenticity of the ARCOS data and the analytical summaries and charts created therefrom. Following discussion, the Court directed the parties to stipulate to the admission and authenticity of the ARCOS data, but would not direct the parties to stipulate to the charts or summaries - a subject that is addressed in Rule 1006 of the Federal Rules of Evidence. Judge Dan Aaron Polster on 8/14/19. (P,R) (Entered: 08/14/2019)	Plaintiff

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8/14/2019	2308	SEALED Document: <i>[Part 1] Exhibits to Defendants' Response to Plaintiffs' Motion for Partial Summary Judgment Adjudication on Defendants' Compliance With the Controlled Substances Act [CSA Compliance Brief] filed by Distributor Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 , 2149 . (Attachments: # 1 Appendix A, # 2 Affidavit Swift Declaration, # 3 Exhibit Swift Decl. Ex. 1, # 4 Exhibit Swift Decl. Ex. 2, # 5 Exhibit Swift Decl. Ex. 3, # 6 Exhibit Swift Decl. Ex. 4, # 7 Exhibit Swift Decl. Ex. 5, # 8 Exhibit Swift Decl. Ex. 6, # 9 Exhibit Swift Decl. Ex. 7, # 10 Exhibit Swift Decl. Ex. 8, # 11 Exhibit Swift Decl. Ex. 9, # 12 Exhibit Swift Decl. Ex. 10, # 13 Exhibit Swift Decl. Ex. 11, # 14 Exhibit Swift Decl. Ex. 12, # 15 Exhibit Swift Decl. Ex. 13, # 16 Exhibit Swift Decl. Ex. 14, # 17 Exhibit Swift Decl. Ex. 15, # 18 Exhibit Swift Decl. Ex. 16, # 19 Exhibit Swift Decl. Ex. 17, # 20 Exhibit Swift Decl. Ex. 18, # 21 Exhibit Swift Decl. Ex. 19, # 22 Exhibit Swift Decl. Ex. 20, # 23 Exhibit Swift Decl. Ex. 21, # 24 Exhibit Swift Decl. Ex. 22, # 25 Exhibit Swift Decl. Ex. 23, # 26 Exhibit Swift Decl. Ex. 24, # 27 Exhibit Swift Decl. Ex. 25)</i> (Stoffelmayr, Kaspar) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2309	SEALED Document: <i>[Part 2] Exhibits to Defendants' Response to Plaintiffs' Motion for Partial Summary Judgment Adjudication on Defendants' Compliance With the Controlled Substances Act [CSA Compliance Brief] filed by Distributor Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 , 2149 . (Attachments: # 1 Exhibit Swift Decl. Ex. 26, # 2 Exhibit Swift Decl. Ex. 27, # 3 Exhibit Swift Decl. Ex. 28, # 4 Exhibit Swift Decl. Ex. 29, # 5 Exhibit Swift Decl. Ex. 30, # 6 Exhibit Swift Decl. Ex. 31, # 7 Exhibit Swift Decl. Ex. 32, # 8 Exhibit Swift Decl. Ex. 33, # 9 Exhibit Swift Decl. Ex. 34, # 10 Exhibit Swift Decl. Ex. 35, # 11 Exhibit Swift Decl. Ex. 36, # 12 Exhibit Swift Decl. Ex. 37, # 13 Exhibit Swift Decl. Ex. 38, # 14 Exhibit Swift Decl. Ex. 39, # 15 Exhibit Swift Decl. Ex. 40, # 16 Exhibit Swift Decl. Ex. 41, # 17 Exhibit Swift Decl. Ex. 42, # 18 Exhibit Swift Decl. Ex. 43, # 19 Exhibit Swift Decl. Ex. 44, # 20 Exhibit Swift Decl. Ex. 45, # 21 Exhibit Swift Decl. Ex. 46, # 22 Exhibit Swift Decl. Ex. 47, # 23 Exhibit Swift Decl. Ex. 48, # 24 Exhibit Swift Decl. Ex. 49, # 25 Exhibit Swift Decl. Ex. 50)</i> (Stoffelmayr, Kaspar) (Entered: 08/14/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2310	SEALED Document: <i>[Part 3] Exhibits to Defendants' Response to Plaintiffs' Motion for Partial Summary Judgment Adjudication on Defendants' Compliance With the Controlled Substances Act [CSA Compliance Brief]</i> filed by Distributor Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 , 2149 . (Attachments: # 1 Exhibit Swift Decl. Ex. 51, # 2 Exhibit Swift Decl. Ex. 52, # 3 Exhibit Swift Decl. Ex. 53, # 4 Exhibit Swift Decl. Ex. 54, # 5 Exhibit Swift Decl. Ex. 55, # 6 Exhibit Swift Decl. Ex. 56, # 7 Exhibit Swift Decl. Ex. 57, # 8 Exhibit Swift Decl. Ex. 58, # 9 Exhibit Swift Decl. Ex. 59, # 10 Exhibit Swift Decl. Ex. 60, # 11 Exhibit Swift Decl. Ex. 61, # 12 Exhibit Swift Decl. Ex. 62, # 13 Exhibit Swift Decl. Ex. 63, # 14 Exhibit Swift Decl. Ex. 64, # 15 Exhibit Swift Decl. Ex. 65, # 16 Exhibit Swift Decl. Ex. 66, # 17 Exhibit Swift Decl. Ex. 67, # 18 Exhibit Swift Decl. Ex. 68, # 19 Exhibit Swift Decl. Ex. 69, # 20 Exhibit Swift Decl. Ex. 70, # 21 Exhibit Swift Decl. Ex. 71, # 22 Exhibit Swift Decl. Ex. 72, # 23 Exhibit Swift Decl. Ex. 73, # 24 Exhibit Swift Decl. Ex. 74, # 25 Exhibit Swift Decl. Ex. 75, # 26 Exhibit Swift Decl. Ex. 76, # 27 Exhibit Swift Decl. Ex. 77, # 28 Exhibit Swift Decl. Ex. 78, # 29 Exhibit Swift Decl. Ex. 79, # 30 Exhibit Swift Decl. Ex. 80, # 31 Exhibit Swift Decl. Ex. 81, # 32 Exhibit Swift Decl. Ex. 82, # 33 Exhibit Swift Decl. Ex. 83, # 34 Exhibit Swift Decl. Ex. 84, # 35 Exhibit Swift Decl. Ex. 85, # 36 Exhibit Swift Decl. Ex. 86, # 37 Exhibit Swift Decl. Ex. 87, # 38 Exhibit Swift Decl. Ex. 88, # 39 Exhibit Swift Decl. Ex. 89, # 40 Exhibit Swift Decl. Ex. 90, # 41 Exhibit Swift Decl. Ex. 91, # 42 Exhibit Swift Decl. Ex. 92, # 43 Exhibit Swift Decl. Ex. 93, # 44 Exhibit Swift Decl. Ex. 94, # 45 Exhibit Swift Decl. Ex. 95, # 46 Exhibit Swift Decl. Ex. 96, # 47 Exhibit Swift Decl. Ex. 97, # 48 Exhibit Swift Decl. Ex. 98, # 49 Exhibit Swift Decl. Ex. 99, # 50 Exhibit Swift Decl. Ex. 100)(Stoffelmayr, Kaspar) (Entered: 08/14/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2311	<i>Appendix Appendix Part 1 - Redacted Exhibits in Support of 2182 Opposition to 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 , 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 SEALED Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim 441 , 1692 SEALED Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim 441 , 1689 filed by Plaintiffs' Executive Committee. Related document(s) 2182 . (Attachments: # 1 Exhibit 2, # 2 Exhibit 3, # 3 Exhibit 4, # 4 Exhibit 5, # 5 Exhibit 6, # 6 Exhibit 7, # 7 Exhibit 8, # 8 Exhibit 9, # 9 Exhibit 10, # 10 Exhibit 11, # 11 Exhibit 12, # 12 Exhibit 13, # 13 Exhibit 14, # 14 Exhibit 15, # 15 Exhibit 16, # 16 Exhibit 17, # 17 Exhibit 18, # 18 Exhibit 19, # 19 Exhibit 20, # 20 Exhibit 21A, # 21 Exhibit 21B, # 22 Exhibit 22, # 23 Exhibit 23, # 24 Exhibit 24, # 25 Exhibit 25, # 26 Exhibit 26, # 27 Exhibit 27, # 28 Exhibit 28, # 29 Exhibit 29, # 30 Exhibit 30, # 31 Exhibit 31, # 32 Exhibit 32, # 33 Exhibit 33, # 34 Exhibit 34, # 35 Exhibit 35, # 36 Exhibit 36, # 37 Exhibit 37, # 38 Exhibit 38, # 39 Exhibit 39, # 40 Exhibit 40, # 41 Exhibit 41, # 42 Exhibit 42, # 43 Exhibit 43, # 44 Exhibit 44, # 45 Exhibit 45, # 46 Exhibit 46, # 47 Exhibit 47A, # 48 Exhibit 47B, # 49 Exhibit 47C, # 50 Exhibit 47D, # 51 Exhibit 48A, # 52 Exhibit 48B, # 53 Exhibit 48C, # 54 Exhibit 48D, # 55 Exhibit 49, # 56 Exhibit 50, # 57 Exhibit 51, # 58 Exhibit 52, # 59 Exhibit 53, # 60 Exhibit 54A, # 61 Exhibit 54B, # 62 Exhibit 55, # 63 Exhibit 56, # 64 Exhibit 57A, # 65 Exhibit 57B, # 66 Exhibit 57C)(Pifko, Mark)</i> (Entered: 08/14/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2312	SEALED Document: <i>[Part 4] Exhibits to Defendants' Response to Plaintiffs' Motion for Partial Summary Judgment Adjudication on Defendants' Compliance With the Controlled Substances Act [CSA Compliance Brief]</i> filed by Distributor Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 , 2149 . (Attachments: # 1 Exhibit Swift Decl. Ex. 101, # 2 Exhibit Swift Decl. Ex. 102, # 3 Exhibit Swift Decl. Ex. 103, # 4 Exhibit Swift Decl. Ex. 104, # 5 Exhibit Swift Decl. Ex. 105, # 6 Exhibit Swift Decl. Ex. 106, # 7 Exhibit Swift Decl. Ex. 107, # 8 Exhibit Swift Decl. Ex. 108, # 9 Exhibit Swift Decl. Ex. 109, # 10 Exhibit Swift Decl. Ex. 110, # 11 Exhibit Swift Decl. Ex. 111, # 12 Exhibit Swift Decl. Ex. 112, # 13 Exhibit Swift Decl. Ex. 113, # 14 Exhibit Swift Decl. Ex. 114, # 15 Exhibit Swift Decl. Ex. 115, # 16 Exhibit Swift Decl. Ex. 116, # 17 Exhibit Swift Decl. Ex. 117, # 18 Exhibit Swift Decl. Ex. 118, # 19 Exhibit Swift Decl. Ex. 119, # 20 Exhibit Swift Decl. Ex. 120, # 21 Exhibit Swift Decl. Ex. 121, # 22 Exhibit Swift Decl. Ex. 122, # 23 Exhibit Swift Decl. Ex. 123, # 24 Exhibit Swift Decl. Ex. 124, # 25 Exhibit Swift Decl. Ex. 125, # 26 Exhibit Swift Decl. Ex. 126, # 27 Exhibit Swift Decl. Ex. 127, # 28 Exhibit Swift Decl. Ex. 128, # 29 Exhibit Swift Decl. Ex. 129, # 30 Exhibit Swift Decl. Ex. 130, # 31 Exhibit Swift Decl. Ex. 131, # 32 Exhibit Swift Decl. Ex. 132, # 33 Exhibit Swift Decl. Ex. 133, # 34 Exhibit Swift Decl. Ex. 134, # 35 Exhibit Swift Decl. Ex. 135, # 36 Exhibit Swift Decl. Ex. 136, # 37 Exhibit Swift Decl. Ex. 137, # 38 Exhibit Swift Decl. Ex. 138, # 39 Exhibit Swift Decl. Ex. 139, # 40 Exhibit Swift Decl. Ex. 140, # 41 Exhibit Swift Decl. Ex. 141, # 42 Exhibit Swift Decl. Ex. 142, # 43 Exhibit Swift Decl. Ex. 143, # 44 Exhibit Swift Decl. Ex. 144, # 45 Exhibit Swift Decl. Ex. 145, # 46 Exhibit Swift Decl. Ex. 146, # 47 Exhibit Swift Decl. Ex. 147, # 48 Exhibit Swift Decl. Ex. 148, # 49 Exhibit Swift Decl. Ex. 149, # 50 Exhibit Swift Decl. Ex. 150)(Stoffelmayr, Kaspar) (Entered: 08/14/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2313	<p><i>Appendix Part 2 - Redacted Exhibits in Support of 2182 Opposition to 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 , 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 SEALED Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim 441 , 1692 SEALED Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim 441 , 1689 filed by Plaintiffs' Executive Committee. Related document(s) 2182 . (Attachments: # 1 Exhibit 57E, # 2 Exhibit 57F, # 3 Exhibit 57G, # 4 Exhibit 57H, # 5 Exhibit 57I, # 6 Exhibit 58, # 7 Exhibit 59, # 8 Exhibit 60, # 9 Exhibit 61, # 10 Exhibit 62, # 11 Exhibit 63, # 12 Exhibit 64, # 13 Exhibit 65, # 14 Exhibit 66, # 15 Exhibit 67, # 16 Exhibit 68, # 17 Exhibit 69, # 18 Exhibit 70, # 19 Exhibit 71, # 20 Exhibit 72, # 21 Exhibit 73, # 22 Exhibit 74, # 23 Exhibit 75, # 24 Exhibit 76, # 25 Exhibit 77, # 26 Exhibit 78, # 27 Exhibit 79, # 28 Exhibit 80A, # 29 Exhibit 80B, # 30 Exhibit 81, # 31 Exhibit 82A, # 32 Exhibit 82B, # 33 Exhibit 83, # 34 Exhibit 84, # 35 Exhibit 85, # 36 Exhibit 86, # 37 Exhibit 87, # 38 Exhibit 88, # 39 Exhibit 89, # 40 Exhibit 90, # 41 Exhibit 91, # 42 Exhibit 92, # 43 Exhibit 93, # 44 Exhibit 94, # 45 Exhibit 95, # 46 Exhibit 96, # 47 Exhibit 97, # 48 Exhibit 98, # 49 Exhibit 99, # 50 Exhibit 100, # 51 Exhibit 101, # 52 Exhibit 102, # 53 Exhibit 103, # 54 Exhibit 104, # 55 Exhibit 105, # 56 Exhibit 106, # 57 Exhibit 107, # 58 Exhibit 108, # 59 Exhibit 109, # 60 Exhibit 110, # 61 Exhibit 111, # 62 Exhibit 112, # 63 Exhibit 113, # 64 Exhibit 114, # 65 Exhibit 115, # 66 Exhibit 116, # 67 Exhibit 117, # 68 Exhibit 118, # 69 Exhibit 119, # 70 Exhibit 120, # 71 Exhibit 121, # 72 Exhibit 122, # 73 Exhibit 123, # 74 Exhibit 124, # 75 Exhibit 125, # 76 Exhibit 126, # 77 Exhibit 127, # 78 Exhibit 128, # 79 Exhibit 129, # 80 Exhibit 130, # 81 Exhibit 131, # 82 Exhibit 132, # 83 Exhibit 133, # 84 Exhibit 134, # 85 Exhibit 135, # 86 Exhibit 136, # 87 Exhibit 137, # 88 Exhibit 138, # 89 Exhibit 139, # 90 Exhibit 140, # 91 Exhibit 141, # 92 Exhibit 142, # 93 Exhibit 143, # 94 Exhibit 144, # 95 Exhibit 145, # 96 Exhibit 146, # 97 Exhibit 147, # 98 Exhibit 148, # 99 Exhibit 149, # 100 Exhibit 150, # 101 Exhibit 151, # 102 Exhibit 152, # 103 Exhibit 153, # 104 Exhibit 154, # 105 Exhibit 155, # 106 Exhibit 156, # 107 Exhibit 157)(Pifko, Mark) (Entered: 08/14/2019)</i></p>	Plaintiff
8/14/2019	2314	SEALED Document: <i>[Part 1] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 1 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1</i>	Plaintiff

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		Exhibit 2, # 2 Exhibit 3, # 3 Exhibit 4, # 4 Exhibit 5)(Baig, Aelish) (Entered: 08/14/2019)	
8/14/2019	2315	SEALED Document: <i>[Part 2] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 6 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Baig, Aelish)</i> (Entered: 08/14/2019)	Plaintiff
8/14/2019	2316	SEALED Document: <i>[Part 3] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 7 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Baig, Aelish)</i> (Entered: 08/14/2019)	Plaintiff
8/14/2019	2317	SEALED Document: <i>[Part 4] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 8 part 1 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Baig, Aelish)</i> (Entered: 08/14/2019)	Plaintiff
8/14/2019	2318	SEALED Document: <i>[Part 5] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 8 part 2 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 9, # 2 Exhibit 10, # 3 Exhibit 11, # 4 Exhibit 12, # 5 Exhibit 13, # 6 Exhibit 14, # 7 Exhibit 15)(Baig, Aelish)</i> (Entered: 08/14/2019)	Plaintiff
8/14/2019	2319	SEALED Document: <i>[Part 6] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 16 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 17, # 2 Exhibit 18, # 3 Exhibit 19, # 4 Exhibit 20, # 5 Exhibit 21, # 6 Exhibit 22, # 7 Exhibit 23, # 8 Exhibit 24, # 9 Exhibit 25, # 10 Exhibit 26, # 11 Exhibit 27, # 12 Exhibit 28, # 13 Exhibit 29, # 14 Exhibit 30, # 15 Exhibit 31, # 16 Exhibit 32)</i> (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2320	SEALED Document: <i>[Part 7] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 33 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 34, # 2 Exhibit 35, # 3 Exhibit 36)(Baig, Aelish)</i> (Entered: 08/14/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2321	SEALED Document: <i>[Part 5] Exhibits to Defendants' Response to Plaintiffs' Motion for Partial Summary Judgment Adjudication on Defendants' Compliance With the Controlled Substances Act [CSA Compliance Brief]</i> filed by Distributor Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 , 2149 . (Attachments: # 1 Exhibit Swift Decl. Ex. 151, # 2 Exhibit Swift Decl. Ex. 152, # 3 Exhibit Swift Decl. Ex. 153, # 4 Exhibit Swift Decl. Ex. 154, # 5 Exhibit Swift Decl. Ex. 155, # 6 Exhibit Swift Decl. Ex. 156, # 7 Exhibit Swift Decl. Ex. 157, # 8 Exhibit Swift Decl. Ex. 158, # 9 Exhibit Swift Decl. Ex. 159, # 10 Exhibit Swift Decl. Ex. 160, # 11 Exhibit Swift Decl. Ex. 161, # 12 Exhibit Swift Decl. Ex. 162, # 13 Exhibit Swift Decl. Ex. 163, # 14 Exhibit Swift Decl. Ex. 164, # 15 Exhibit Swift Decl. Ex. 165, # 16 Exhibit Swift Decl. Ex. 166, # 17 Exhibit Swift Decl. Ex. 167, # 18 Exhibit Swift Decl. Ex. 168, # 19 Exhibit Swift Decl. Ex. 169, # 20 Exhibit Swift Decl. Ex. 170, # 21 Exhibit Swift Decl. Ex. 171, # 22 Exhibit Swift Decl. Ex. 172, # 23 Exhibit Swift Decl. Ex. 173, # 24 Exhibit Swift Decl. Ex. 174, # 25 Exhibit Swift Decl. Ex. 175)(Stoffelmayr, Kaspar) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2322	SEALED Document: <i>(Part 1) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 1</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 2, # 2 Exhibit 3, # 3 Exhibit 4, # 4 Exhibit 5, # 5 Exhibit 6)(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2324	SEALED Document: <i>[Part 9] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 41</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 42)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2325	SEALED Document: <i>(Part 2) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 7</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 8, # 2 Exhibit 9 (Part 1))(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2326	SEALED Document: <i>[Part 6] Exhibits to Defendants' Response to Plaintiffs' Motion for Partial Summary Judgment Adjudication on Defendants' Compliance With the Controlled Substances Act [CSA Compliance Brief]</i> filed by Distributor Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 , 2149 . (Attachments: # 1 Exhibit Swift Decl. Ex. 176, # 2 Exhibit Swift Decl. Ex. 177, # 3 Exhibit Swift Decl. Ex. 178, # 4 Exhibit Swift Decl. Ex. 179, # 5 Exhibit Swift Decl. Ex. 180, # 6 Exhibit Swift Decl. Ex. 181, # 7 Exhibit Swift Decl. Ex. 182, # 8 Exhibit Swift Decl. Ex. 183, # 9 Exhibit Swift Decl. Ex. 184, # 10 Exhibit Swift Decl. Ex. 185, # 11 Exhibit Swift Decl. Ex. 186, # 12 Exhibit Swift Decl. Ex. 187, # 13 Exhibit Swift Decl. Ex. 188, # 14 Exhibit Swift Decl. Ex. 189, # 15 Exhibit Swift Decl. Ex. 190, # 16 Exhibit Swift Decl. Ex. 191, # 17 Exhibit Swift Decl. Ex. 192, # 18 Exhibit Swift Decl. Ex. 193, # 19 Exhibit Swift Decl. Ex. 194, # 20 Exhibit Swift Decl. Ex. 195, # 21 Exhibit Swift Decl. Ex. 196, # 22 Exhibit Swift Decl. Ex. 197, # 23 Exhibit Swift Decl. Ex. 198, # 24 Exhibit Swift Decl. Ex. 199, # 25 Exhibit Swift Decl. Ex. 200, # 26 Exhibit Swift Decl. Ex. 201)(Stoffelmayr, Kaspar) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2327	SEALED Document: <i>[Part 10] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 43</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2328	SEALED Document: <i>(Part 3) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 9 (Part 2)</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 9 (Part 3))(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2329	SEALED Document: <i>[Part 11] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 44</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 45, # 2 Exhibit 46, # 3 Exhibit 47, # 4 Exhibit 48, # 5 Exhibit 49, # 6 Exhibit 50, # 7 Exhibit 51, # 8 Exhibit 52, # 9 Exhibit 53, # 10 Exhibit 54)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff

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8/14/2019	2330	SEALED Document: <i>(Part 4) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 10</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 11, # 2 Exhibit 12, # 3 Exhibit 13)(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2331	SEALED Document: <i>[Part 12] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 55</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 56, # 2 Exhibit 57, # 3 Exhibit 58, # 4 Exhibit 59, # 5 Exhibit 60, # 6 Exhibit 61, # 7 Exhibit 62, # 8 Exhibit 63, # 9 Exhibit 64)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2332	SEALED Document: <i>(Part 5) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 14</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 15, # 2 Exhibit 16, # 3 Exhibit 17, # 4 Exhibit 18, # 5 Exhibit 19)(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2333	SEALED Document: <i>[Part 13] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 65</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 66, # 2 Exhibit 67, # 3 Exhibit 68, # 4 Exhibit 69, # 5 Exhibit 70, # 6 Exhibit 71, # 7 Exhibit 72, # 8 Exhibit 73, # 9 Exhibit 74, # 10 Exhibit 75, # 11 Exhibit 76, # 12 Exhibit 77, # 13 Exhibit 78)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2334	SEALED Document: <i>(Part 6) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 20</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 21, # 2 Exhibit 22, # 3 Exhibit 23, # 4 Exhibit 24, # 5 Exhibit 25, # 6 Exhibit 26, # 7 Exhibit 27)(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2335	SEALED Document: <i>[Part 14] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 79</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 80, # 2 Exhibit 81, # 3 Exhibit 82)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2336	SEALED Document: <i>[Part 15] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 83 part 1 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2188 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2337	SEALED Document: <i>(Part 7) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 28 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 29 (Part 1))(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2338	SEALED Document: <i>[Part 16] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 83 part 2 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2188 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2339	SEALED Document: <i>(Part 8) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 29 (Part 2) filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 29 (Part 3))(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2340	SEALED Document: <i>[Part 17] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 84 part 1 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2188 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2341	SEALED Document: <i>(Part 9) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 30 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 32)(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2342	SEALED Document: <i>(Part 10) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 33 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2203 . (Sutton, Tara) (Entered: 08/14/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2343	SEALED Document: <i>[Part 18] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 84 part 2 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 85, # 2 Exhibit 86, # 3 Exhibit 87, # 4 Exhibit 88, # 5 Exhibit 89, # 6 Exhibit 90, # 7 Exhibit 91, # 8 Exhibit 92, # 9 Exhibit 93, # 10 Exhibit 94, # 11 Exhibit 95, # 12 Exhibit 96, # 13 Exhibit 97, # 14 Exhibit 98, # 15 Exhibit 99, # 16 Exhibit 100, # 17 Exhibit 101)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2344	SEALED Document: <i>Notice re Redactions to M. Rosenthal and K. Keyes Reports</i> filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan Sales, LLC, Allergan USA, Inc.. Related document(s) 1813 , 1929 . (Attachments: # 1 Exhibit 1, Letter from Patrick Oot)(Welch, Donna) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2345	SEALED Document: <i>(Part 11) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 34</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 35, # 2 Exhibit 36, # 3 Exhibit 37, # 4 Exhibit 38, # 5 Exhibit 39, # 6 Exhibit 40, # 7 Exhibit 41, # 8 Exhibit 42)(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2346	SEALED Document: <i>[Part 19] Exhibits to Memorandum in Opposition to 1891 Teva and Actavis Generic Defendants' Motion for Summary Judgment; Exhibit 102</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2188 . (Attachments: # 1 Exhibit 103, # 2 Exhibit 104, # 3 Exhibit 105, # 4 Exhibit 106, # 5 Exhibit 107, # 6 Exhibit 108, # 7 Exhibit 109, # 8 Exhibit 110, # 9 Exhibit 111, # 10 Exhibit 112, # 11 Exhibit 113, # 12 Exhibit 114, # 13 Exhibit 115, # 14 Exhibit 116, # 15 Exhibit 117, # 16 Exhibit 118, # 17 Exhibit 119, # 18 Exhibit 120, # 19 Exhibit 121, # 20 Exhibit 122, # 21 Exhibit 123)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2347	<p><i>Appendix Part 3 - Redacted Exhibits in Support of 2182 Opposition to 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 , 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 SEALED Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim 441 , 1692 SEALED Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim 441 , 1689 filed by Plaintiffs' Executive Committee. Related document(s) 2182 . (Attachments: # 1 Exhibit 159, # 2 Exhibit 160, # 3 Exhibit 161, # 4 Exhibit 162, # 5 Exhibit 163, # 6 Exhibit 164, # 7 Exhibit 165, # 8 Exhibit 166, # 9 Exhibit 167, # 10 Exhibit 168, # 11 Exhibit 169A, # 12 Exhibit 169B, # 13 Exhibit 169C, # 14 Exhibit 170, # 15 Exhibit 171, # 16 Exhibit 172, # 17 Exhibit 173, # 18 Exhibit 174, # 19 Exhibit 175, # 20 Exhibit 176, # 21 Exhibit 177, # 22 Exhibit 178, # 23 Exhibit 179, # 24 Exhibit 180, # 25 Exhibit 181, # 26 Exhibit 182, # 27 Exhibit 183, # 28 Exhibit 184, # 29 Exhibit 185, # 30 Exhibit 186, # 31 Exhibit 187, # 32 Exhibit 188, # 33 Exhibit 189, # 34 Exhibit 190, # 35 Exhibit 191, # 36 Exhibit 192, # 37 Exhibit 193, # 38 Exhibit 194, # 39 Exhibit 195, # 40 Exhibit 196, # 41 Exhibit 197, # 42 Exhibit 198, # 43 Exhibit 199, # 44 Exhibit 200A, # 45 Exhibit 200B, # 46 Exhibit 200C, # 47 Exhibit 200D, # 48 Exhibit 200E, # 49 Exhibit 201, # 50 Exhibit 202, # 51 Exhibit 203A, # 52 Exhibit 203B, # 53 Exhibit 204, # 54 Exhibit 205, # 55 Exhibit 206, # 56 Exhibit 207, # 57 Exhibit 208, # 58 Exhibit 209, # 59 Exhibit 210A, # 60 Exhibit 210B, # 61 Exhibit 211)(Pifko, Mark) (Entered: 08/14/2019)</i></p>	Plaintiff
8/14/2019	2348	<p>SEALED Document:(Part 12) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 43 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 44, # 2 Exhibit 45)(Sutton, Tara) (Entered: 08/14/2019)</p>	Plaintiff
8/14/2019	2349	<p>SEALED Document:(Part 13) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Casuation; Exhibit 46 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 47, # 2 Exhibit 48, # 3 Exhibit 49, # 4 Exhibit 50, # 5 Exhibit 51)(Sutton, Tara) (Entered: 08/14/2019)</p>	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2350	<p><i>Appendix Part 4 - Redacted Exhibits in Support of 2182 Opposition to 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 , 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 SEALED Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim 441 , 1692 SEALED Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim 441 , 1689 filed by Plaintiffs' Executive Committee. Related document(s) 2182 . (Attachments: # 1 Exhibit 212B, # 2 Exhibit 213A, # 3 Exhibit 213B, # 4 Exhibit 213C, # 5 Exhibit 213D, # 6 Exhibit 213E, # 7 Exhibit 214, # 8 Exhibit 215, # 9 Exhibit 216, # 10 Exhibit 217, # 11 Exhibit 218, # 12 Exhibit 219, # 13 Exhibit 220, # 14 Exhibit 221, # 15 Exhibit 222, # 16 Exhibit 223, # 17 Exhibit 224, # 18 Exhibit 225, # 19 Exhibit 226, # 20 Exhibit 227, # 21 Exhibit 228, # 22 Exhibit 229, # 23 Exhibit 230, # 24 Exhibit 231, # 25 Exhibit 232, # 26 Exhibit 233, # 27 Exhibit 234, # 28 Exhibit 235, # 29 Exhibit 236, # 30 Exhibit 237, # 31 Exhibit 238, # 32 Exhibit 239, # 33 Exhibit 240, # 34 Exhibit 241, # 35 Exhibit 242, # 36 Exhibit 243, # 37 Exhibit 244, # 38 Exhibit 245, # 39 Exhibit 246, # 40 Exhibit 247, # 41 Exhibit 248, # 42 Exhibit 249, # 43 Exhibit 250, # 44 Exhibit 251, # 45 Exhibit 252, # 46 Exhibit 253, # 47 Exhibit 254, # 48 Exhibit 255, # 49 Exhibit 256, # 50 Exhibit 257, # 51 Exhibit 258, # 52 Exhibit 259, # 53 Exhibit 260, # 54 Exhibit 261, # 55 Exhibit 262, # 56 Exhibit 263, # 57 Exhibit 264, # 58 Exhibit 265, # 59 Exhibit 266, # 60 Exhibit 267, # 61 Exhibit 268, # 62 Exhibit 269, # 63 Exhibit 270, # 64 Exhibit 271, # 65 Exhibit 272, # 66 Exhibit 273, # 67 Exhibit 274, # 68 Exhibit 275, # 69 Exhibit 276, # 70 Exhibit 277, # 71 Exhibit 278, # 72 Exhibit 279, # 73 Exhibit 280, # 74 Exhibit 281, # 75 Exhibit 282, # 76 Exhibit 283, # 77 Exhibit 284, # 78 Exhibit 285, # 79 Exhibit 286, # 80 Exhibit 287, # 81 Exhibit 288, # 82 Exhibit 289, # 83 Exhibit 290, # 84 Exhibit 291, # 85 Exhibit 292, # 86 Exhibit 293, # 87 Exhibit 294, # 88 Exhibit 295, # 89 Exhibit 296, # 90 Exhibit 297, # 91 Exhibit 298, # 92 Exhibit 299, # 93 Exhibit 300, # 94 Exhibit 301, # 95 Exhibit 302, # 96 Exhibit 303, # 97 Exhibit 304, # 98 Exhibit 305, # 99 Exhibit 306, # 100 Exhibit 307, # 101 Exhibit 308, # 102 Exhibit 309, # 103 Exhibit 310, # 104 Exhibit 311, # 105 Exhibit 312, # 106 Exhibit 313, # 107 Exhibit 314, # 108 Exhibit 315, # 109 Exhibit 316, # 110 Exhibit 317, # 111 Exhibit 318, # 112 Exhibit 319, # 113 Exhibit 320, # 114 Exhibit 321, # 115 Exhibit 322, # 116 Exhibit 323, # 117 Exhibit 324, # 118 Exhibit 325, # 119 Exhibit 326, # 120 Exhibit 327, # 121 Exhibit 328, # 122 Exhibit 329, # 123 Exhibit 330, # 124 Exhibit 331, # 125 Exhibit</i></p>	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
		332, # 126 Exhibit 333, # 127 Exhibit 334, # 128 Exhibit 335, # 129 Exhibit 336, # 130 Exhibit 337, # 131 Exhibit 338)(Pifko, Mark) (Entered: 08/14/2019)	
8/14/2019	2351	SEALED Document: <i>(Part 14) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 52 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 53, # 2 Exhibit 54, # 3 Exhibit 55, # 4 Exhibit 56, # 5 Exhibit 57, # 6 Exhibit 58)(Sutton, Tara) (Entered: 08/14/2019)</i>	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2352	SEALED Document: <i>(Part 15) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 59 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 60, # 2 Exhibit 61, # 3 Exhibit 62, # 4 Exhibit 63, # 5 Exhibit 64, # 6 Exhibit 65, # 7 Exhibit 66, # 8 Exhibit 67, # 9 Exhibit 68, # 10 Exhibit 69, # 11 Exhibit 70, # 12 Exhibit 71, # 13 Exhibit 72, # 14 Exhibit 73, # 15 Exhibit 74, # 16 Exhibit 75, # 17 Exhibit 76, # 18 Exhibit 77, # 19 Exhibit 78, # 20 Exhibit 79)(Sutton, Tara) (Entered: 08/14/2019)</i>	Plaintiff
8/14/2019	2353	SEALED Document: <i>(Part 16) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 80 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 81, # 2 Exhibit 82, # 3 Exhibit 83, # 4 Exhibit 84, # 5 Exhibit 85, # 6 Exhibit 86, # 7 Exhibit 87)(Sutton, Tara) (Entered: 08/14/2019)</i>	Plaintiff
8/14/2019	2354	SEALED Document: <i>Declaration of Aelish M. Baig in Support of Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment with Exhibit 1 thereto filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)</i>	Plaintiff
8/14/2019	2355	SEALED Document: <i>(Part 17) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 88 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 89, # 2 Exhibit 90, # 3 Exhibit 91, # 4 Exhibit 92, # 5 Exhibit 93, # 6 Exhibit 94, # 7 Exhibit 95, # 8 Exhibit 96)(Sutton, Tara) (Entered: 08/14/2019)</i>	Plaintiff
8/14/2019	2356	SEALED Document: <i>[Part 1] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 1 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Attachments: # 1 Exhibit 2, # 2 Exhibit 3, # 3 Exhibit 4, # 4 Exhibit 5, # 5 Exhibit 6)(Baig, Aelish) (Entered: 08/14/2019)</i>	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2357	<p><i>Appendix Part 5 - Redacted Exhibits in Support of 2182 Opposition to 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 , 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 SEALED Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim 441 , 1692 SEALED Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim 441 , 1689 filed by Plaintiffs' Executive Committee. Related document(s) 2182 . (Attachments: # 1 Exhibit 339B, # 2 Exhibit 339C, # 3 Exhibit 339D, # 4 Exhibit 339E, # 5 Exhibit 340, # 6 Exhibit 341, # 7 Exhibit 342, # 8 Exhibit 343, # 9 Exhibit 344, # 10 Exhibit 345, # 11 Exhibit 346, # 12 Exhibit 347, # 13 Exhibit 348, # 14 Exhibit 349, # 15 Exhibit 350, # 16 Exhibit 351, # 17 Exhibit 352, # 18 Exhibit 353, # 19 Exhibit 354, # 20 Exhibit 355, # 21 Exhibit 356, # 22 Exhibit 357, # 23 Exhibit 358, # 24 Exhibit 359, # 25 Exhibit 360, # 26 Exhibit 361, # 27 Exhibit 362, # 28 Exhibit 363, # 29 Exhibit 364, # 30 Exhibit 365, # 31 Exhibit 366, # 32 Exhibit 367, # 33 Exhibit 368, # 34 Exhibit 369, # 35 Exhibit 370, # 36 Exhibit 371, # 37 Exhibit 372, # 38 Exhibit 373, # 39 Exhibit 374, # 40 Exhibit 375, # 41 Exhibit 376, # 42 Exhibit 377, # 43 Exhibit 378, # 44 Exhibit 379, # 45 Exhibit 380, # 46 Exhibit 381, # 47 Exhibit 382, # 48 Exhibit 383, # 49 Exhibit 384, # 50 Exhibit 385, # 51 Exhibit 386, # 52 Exhibit 387, # 53 Exhibit 388, # 54 Exhibit 389, # 55 Exhibit 390, # 56 Exhibit 391, # 57 Exhibit 392, # 58 Exhibit 393, # 59 Exhibit 394, # 60 Exhibit 395, # 61 Exhibit 396, # 62 Exhibit 397, # 63 Exhibit 398, # 64 Exhibit 399, # 65 Exhibit 400, # 66 Exhibit 401, # 67 Exhibit 402, # 68 Exhibit 403, # 69 Exhibit 404, # 70 Exhibit 405, # 71 Exhibit 406, # 72 Exhibit 407, # 73 Exhibit 408, # 74 Exhibit 409, # 75 Exhibit 410, # 76 Exhibit 411, # 77 Exhibit 412, # 78 Exhibit 413, # 79 Exhibit 414, # 80 Exhibit 415, # 81 Exhibit 416, # 82 Exhibit 417, # 83 Exhibit 418, # 84 Exhibit 419, # 85 Exhibit 420, # 86 Exhibit 421, # 87 Exhibit 422, # 88 Exhibit 423, # 89 Exhibit 424, # 90 Exhibit 425, # 91 Exhibit 426, # 92 Exhibit 427, # 93 Exhibit 428, # 94 Exhibit 429, # 95 Exhibit 430, # 96 Exhibit 431, # 97 Exhibit 432, # 98 Exhibit 433, # 99 Exhibit 434, # 100 Exhibit 435, # 101 Exhibit 436, # 102 Exhibit 437, # 103 Exhibit 438, # 104 Exhibit 439, # 105 Exhibit 440, # 106 Exhibit 441, # 107 Exhibit 442, # 108 Exhibit 443, # 109 Exhibit 444, # 110 Exhibit 445, # 111 Exhibit 446, # 112 Exhibit 447)(Pifko, Mark) (Entered: 08/14/2019)</i></p>	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2358	SEALED Document: <i>[Part 2] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 7 part 1</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2359	SEALED Document: <i>(Part 18) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 97</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 98, # 2 Exhibit 99)(Sutton, Tara) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2360	SEALED Document: <i>[Part 3] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 7 part 2</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2361	SEALED Document: <i>[Part 4] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 7 part 3</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2363	SEALED Document: <i>[Part 5] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 7 part 4</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2364	<p><i>Appendix Part 6 - Redacted Exhibits in Support of 2182 Opposition to 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 , 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 SEALED Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim 441 , 1692 SEALED Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim 441 , 1689 filed by Plaintiffs' Executive Committee. Related document(s) 2182 . (Attachments: # 1 Exhibit 449, # 2 Exhibit 450A, # 3 Exhibit 450B, # 4 Exhibit 451, # 5 Exhibit 452, # 6 Exhibit 453, # 7 Exhibit 454, # 8 Exhibit 455, # 9 Exhibit 456A, # 10 Exhibit 456B, # 11 Exhibit 457, # 12 Exhibit 458, # 13 Exhibit 459, # 14 Exhibit 460, # 15 Exhibit 461, # 16 Exhibit 462, # 17 Exhibit 463, # 18 Exhibit 464, # 19 Exhibit 465, # 20 Exhibit 466, # 21 Exhibit 467, # 22 Exhibit 468, # 23 Exhibit 469, # 24 Exhibit 470, # 25 Exhibit 471, # 26 Exhibit 472, # 27 Exhibit 473, # 28 Exhibit 474, # 29 Exhibit 475, # 30 Exhibit 476, # 31 Exhibit 477, # 32 Exhibit 478, # 33 Exhibit 479, # 34 Exhibit 480, # 35 Exhibit 481A, # 36 Exhibit 481B, # 37 Exhibit 482, # 38 Exhibit 483, # 39 Exhibit 484, # 40 Exhibit 485, # 41 Exhibit 486, # 42 Exhibit 487, # 43 Exhibit 488, # 44 Exhibit 489, # 45 Exhibit 490, # 46 Exhibit 491, # 47 Exhibit 492, # 48 Exhibit 493, # 49 Exhibit 494, # 50 Exhibit 495, # 51 Exhibit 496, # 52 Exhibit 497, # 53 Exhibit 498, # 54 Exhibit 499, # 55 Exhibit 500, # 56 Exhibit 501, # 57 Exhibit 502, # 58 Exhibit 503, # 59 Exhibit 504, # 60 Exhibit 505, # 61 Exhibit 506, # 62 Exhibit 507, # 63 Exhibit 508, # 64 Exhibit 509, # 65 Exhibit 510, # 66 Exhibit 511, # 67 Exhibit 512, # 68 Exhibit 513, # 69 Exhibit 514, # 70 Exhibit 515, # 71 Exhibit 516, # 72 Exhibit 517, # 73 Exhibit 518, # 74 Exhibit 519, # 75 Exhibit 520, # 76 Exhibit 521, # 77 Exhibit 522, # 78 Exhibit 523, # 79 Exhibit 524, # 80 Exhibit 525, # 81 Exhibit 526, # 82 Exhibit 527, # 83 Exhibit 528, # 84 Exhibit 529, # 85 Exhibit 530, # 86 Exhibit 531, # 87 Exhibit 532, # 88 Exhibit 533, # 89 Exhibit 534, # 90 Exhibit 535, # 91 Exhibit 536, # 92 Exhibit 537, # 93 Exhibit 538, # 94 Exhibit 539A, # 95 Exhibit 539B, # 96 Exhibit 540, # 97 Exhibit 541, # 98 Exhibit 542, # 99 Exhibit 543, # 100 Exhibit 544, # 101 Exhibit 545)(Pifko, Mark) (Entered: 08/14/2019)</i></p>	Plaintiff
8/14/2019	2365	<p>SEALED Document:<i>[Part 6] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 8 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Attachments: # 1 Exhibit 9, # 2 Exhibit 10)(Baig, Aelish) (Entered: 08/14/2019)</i></p>	Plaintiff

ATTACHMENT A
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Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2366	SEALED Document: <i>[Part 7] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 11 part 1 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2367	SEALED Document: <i>[Part 8] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 11 part 2 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2368	SEALED Document: <i>[Part 9] Exhibits to Memorandum in 08/14/2019 Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 11 part 3 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2186 . (Attachments: # 1 Exhibit 12)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2369	SEALED Document: <i>[Part 10] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 13 part 1 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2370	SEALED Document: <i>[Part 11] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 13 part 2 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
8/14/2019	2371	<p><i>Appendix Part 7 - Redacted Exhibits in Support of 2182 Opposition to 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 , 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 SEALED Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim 441 , 1692 SEALED Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim 441 , 1689 filed by Plaintiffs' Executive Committee. Related document(s) 2182 . (Attachments: # 1 Exhibit 547, # 2 Exhibit 548, # 3 Exhibit 549, # 4 Exhibit 549, # 5 Exhibit 550, # 6 Exhibit 551, # 7 Exhibit 552, # 8 Exhibit 553, # 9 Exhibit 554, # 10 Exhibit 555, # 11 Exhibit 556, # 12 Exhibit 557, # 13 Exhibit 558, # 14 Exhibit 559, # 15 Exhibit 560, # 16 Exhibit 561A, # 17 Exhibit 561B, # 18 Exhibit 562, # 19 Exhibit 563, # 20 Exhibit 564, # 21 Exhibit 565, # 22 Exhibit 566, # 23 Exhibit 567, # 24 Exhibit 568, # 25 Exhibit 569, # 26 Exhibit 570, # 27 Exhibit 571, # 28 Exhibit 572, # 29 Exhibit 573, # 30 Exhibit 574, # 31 Exhibit 575, # 32 Exhibit 576, # 33 Exhibit 577, # 34 Exhibit 578, # 35 Exhibit 579, # 36 Exhibit 580, # 37 Exhibit 581, # 38 Exhibit 582, # 39 Exhibit 583, # 40 Exhibit 584, # 41 Exhibit 585, # 42 Exhibit 586, # 43 Exhibit 587, # 44 Exhibit 588, # 45 Exhibit 589, # 46 Exhibit 590, # 47 Exhibit 591, # 48 Exhibit 593, # 49 Exhibit 593, # 50 Exhibit 594, # 51 Exhibit 595, # 52 Exhibit 596, # 53 Exhibit 597, # 54 Exhibit 598, # 55 Exhibit 599, # 56 Exhibit 600, # 57 Exhibit 601, # 58 Exhibit 602, # 59 Exhibit 603, # 60 Exhibit 604, # 61 Exhibit 605, # 62 Exhibit 606, # 63 Exhibit 607, # 64 Exhibit 608, # 65 Exhibit 609, # 66 Exhibit 610, # 67 Exhibit 611, # 68 Exhibit 612, # 69 Exhibit 613, # 70 Exhibit 614, # 71 Exhibit 615, # 72 Exhibit 616, # 73 Exhibit 617, # 74 Exhibit 618, # 75 Exhibit 619, # 76 Exhibit 620, # 77 Exhibit 621, # 78 Exhibit 622, # 79 Exhibit 623, # 80 Exhibit 624, # 81 Exhibit 625, # 82 Exhibit 626, # 83 Exhibit 627, # 84 Exhibit 628, # 85 Exhibit 629, # 86 Exhibit 630, # 87 Exhibit 631, # 88 Exhibit 632, # 89 Exhibit 633, # 90 Exhibit 634, # 91 Exhibit 635, # 92 Exhibit 636, # 93 Exhibit 637, # 94 Exhibit 638, # 95 Exhibit 639, # 96 Exhibit 640, # 97 Exhibit 641, # 98 Exhibit 642, # 99 Exhibit 643, # 100 Exhibit 644, # 101 Exhibit 645, # 102 Exhibit 646, # 103 Exhibit 647, # 104 Exhibit 648, # 105 Exhibit 649, # 106 Exhibit 650, # 107 Exhibit 651, # 108 Exhibit 652, # 109 Exhibit 653, # 110 Exhibit 654, # 111 Exhibit 655, # 112 Exhibit 656, # 113 Exhibit 657, # 114 Exhibit 658, # 115 Exhibit 659, # 116 Exhibit 660, # 117 Exhibit 661, # 118 Exhibit 662, # 119 Exhibit 663, # 120 Exhibit 664, # 121 Exhibit 665, # 122 Exhibit 666, # 123 Exhibit 667A, # 124 Exhibit 667B, # 125 Exhibit 668, # 126</i></p>	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Exhibit 669, # 127 Exhibit 670, # 128 Exhibit 671, # 129 Exhibit 672, # 130 Exhibit 673)(Pifko, Mark) (Entered: 08/14/2019)	
8/14/2019	2372	SEALED Document: <i>[Part 12] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 14 part 1 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2186 . (Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2374	SEALED Document: <i>[Part 13] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 14 part 2 filed by Plaintiffs' Executive Committee.</i> Related document(s) 1813 , 2186 . (Attachments: # 1 Exhibit 15, # 2 Exhibit 16, # 3 Exhibit 17, # 4 Exhibit 18, # 5 Exhibit 19, # 6 Exhibit 20, # 7 Exhibit 21)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff

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8/14/2019	2375	<i>Appendix Part 8 - Redacted Exhibits in Support of 2182 Opposition to 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 , 1930 Motion for summary judgment on Plaintiffs' RICO, OCPA, and Conspiracy Claims, 1716 SEALED Motion of Pharmacy Defendants for Summary Judgment on Plaintiffs' Civil Conspiracy Claim 441 , 1692 SEALED Motion of Distributor Defendants for Summary Judgment on Civil Conspiracy Claim 441 , 1689 filed by Plaintiffs' Executive Committee. Related document(s) 2182 . (Attachments: # 1 Exhibit 674B, # 2 Exhibit 674C, # 3 Exhibit 674D, # 4 Exhibit 674E, # 5 Exhibit 674F, # 6 Exhibit 674G, # 7 Exhibit 674H, # 8 Exhibit 674I, # 9 Exhibit 675, # 10 Exhibit 676, # 11 Exhibit 677, # 12 Exhibit 678, # 13 Exhibit 679, # 14 Exhibit 680, # 15 Exhibit 682, # 16 Exhibit 683, # 17 Exhibit 684, # 18 Exhibit 685, # 19 Exhibit 686, # 20 Exhibit 687, # 21 Exhibit 688, # 22 Exhibit 689, # 23 Exhibit 690, # 24 Exhibit 691, # 25 Exhibit 692, # 26 Exhibit 693)(Pifko, Mark)</i> (Entered: 08/14/2019)	Plaintiff
8/14/2019	2376	SEALED Document: <i>[Part 14] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 22 part 1 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Baig, Aelish)</i> (Entered: 08/14/2019)	Plaintiff
8/14/2019	2377	SEALED Document: <i>[Part 15] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 22 part 2 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Baig, Aelish)</i> (Entered: 08/14/2019)	Plaintiff
8/14/2019	2378	SEALED Document: <i>[Part 16] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 23 filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Attachments: # 1 Exhibit 24, # 2 Exhibit 25, # 3 Exhibit 26, # 4 Exhibit 27, # 5 Exhibit 28, # 6 Exhibit 29, # 7 Exhibit 30)(Baig, Aelish)</i> (Entered: 08/14/2019)	Plaintiff
8/14/2019	2380	SEALED Document: <i>[Part 17] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 31a filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Attachments: # 1 Exhibit 31b, # 2 Exhibit 32, # 3 Exhibit 33, # 4 Exhibit 34, # 5 Exhibit 35, # 6 Exhibit 36, # 7 Exhibit 37, # 8 Exhibit 38, # 9 Exhibit 39, # 10 Exhibit 40, # 11 Exhibit 41, # 12 Exhibit 42, # 13 Exhibit 43, # 14 Exhibit 44, # 15 Exhibit 45, # 16 Exhibit 46, # 17 Exhibit 47, # 18 Exhibit 48, # 19 Exhibit 49, # 20 Exhibit 50, # 21 Exhibit 51, # 22</i>	Plaintiff

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		Exhibit 52, # 23 Exhibit 53, # 24 Exhibit 54, # 25 Exhibit 55, # 26 Exhibit 56, # 27 Exhibit 57)(Baig, Aelish) (Entered: 08/14/2019)	
8/14/2019	2382	SEALED Document: <i>[Part 18] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 58</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Attachments: # 1 Exhibit 59, # 2 Exhibit 60, # 3 Exhibit 61, # 4 Exhibit 62, # 5 Exhibit 63, # 6 Exhibit 64, # 7 Exhibit 65, # 8 Exhibit 66)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2383	SEALED Document: <i>[Part 19] Exhibits to Memorandum in Opposition to 1940 Allergan Defendants' Motion for Summary Judgment; Exhibit 67</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2186 . (Attachments: # 1 Exhibit 68, # 2 Exhibit 69, # 3 Exhibit 70, # 4 Exhibit 71, # 5 Exhibit 72, # 6 Exhibit 73, # 7 Exhibit 74, # 8 Exhibit 75, # 9 Exhibit 76, # 10 Exhibit 77)(Baig, Aelish) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2388	Opposition to 1919 Motion for summary judgment <i>filed by Janssen Pharmaceuticals, Inc.</i> filed by Plaintiffs' Executive Committee. (Janush, Evan) (Entered: 08/14/2019)	Plaintiff
8/14/2019	2389	First Appendix <i>In Support of Plaintiffs' Response to Janssen Pharmaceutical Inc.'s Motion for Summary Judgment [Part 1 of 3]</i> filed by Plaintiffs' Executive Committee. Related document(s) 2388 , 1919 . (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10, # 11 Exhibit 11, # 12 Exhibit 12, # 13 Exhibit 13, # 14 Exhibit 14, # 15 Exhibit 15, # 16 Exhibit 16, # 17 Exhibit 17, # 18 Exhibit 18, # 19 Exhibit 19, # 20 Exhibit 20, # 21 Exhibit 21, # 22 Exhibit 22, # 23 Exhibit 23, # 24 Exhibit 24, # 25 Exhibit 25, # 26 Exhibit 26, # 27 Exhibit 27, # 28 Exhibit 28, # 29 Exhibit 29, # 30 Exhibit 30)(Janush, Evan) (Entered: 08/14/2019)	Plaintiff

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8/14/2019	2390	Second Appendix <i>In Support of Plaintiffs' Response to Janssen Pharmaceutical Inc.'s Motion for Summary Judgment [Part 2 of 3]</i> filed by Plaintiffs' Executive Committee. Related document(s) 2388 , 2389 , 1919 . (Attachments: # 1 Exhibit 31, # 2 Exhibit 32, # 3 Exhibit 33, # 4 Exhibit 34, # 5 Exhibit 35, # 6 Exhibit 36, # 7 Exhibit 37, # 8 Exhibit 38, # 9 Exhibit 39, # 10 Exhibit 40, # 11 Exhibit 41, # 12 Exhibit 42, # 13 Exhibit 43, # 14 Exhibit 44) (Janush, Evan) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2391	Third Appendix <i>In Support of Plaintiffs' Response to Janssen Pharmaceutical Inc.'s Motion for Summary Judgment [Part 3 of 3]</i> filed by Plaintiffs' Executive Committee. Related document(s) 2390 , 2388 , 2389 , 1919 . (Attachments: # 1 Exhibit 45, # 2 Exhibit 46, # 3 Exhibit 47, # 4 Exhibit 48, # 5 Exhibit 49, # 6 Exhibit 50, # 7 Exhibit 51, # 8 Exhibit 52, # 9 Exhibit 53, # 10 Exhibit 54, # 11 Exhibit 55, # 12 Exhibit 56, # 13 Exhibit 57, # 14 Exhibit 58, # 15 Exhibit 59, # 16 Exhibit 60, # 17 Exhibit 61, # 18 Exhibit 62, # 19 Exhibit 63, # 20 Exhibit 64, # 21 Exhibit 65) (Janush, Evan) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2392	SEALED Document: (Part 19) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 100 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 101, # 2 Exhibit 103, # 3 Exhibit 104, # 4 Exhibit 105, # 5 Exhibit 106, # 6 Exhibit 107)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2393	SEALED Document: (Part 20) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 108 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 109, # 2 Exhibit 111, # 3 Exhibit 112, # 4 Exhibit 113, # 5 Exhibit 114)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2394	SEALED Document: (Part 21) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 115 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 116, # 2 Exhibit 117)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff

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8/15/2019	2395	SEALED Document: (Part 22) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 118 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 119, # 2 Exhibit 120, # 3 Exhibit 121, # 4 Exhibit 122, # 5 Exhibit 123, # 6 Exhibit 124, # 7 Exhibit 125)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2396	SEALED Document: (Part 23) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 126 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 127, # 2 Exhibit 128, # 3 Exhibit 129, # 4 Exhibit 130, # 5 Exhibit 131, # 6 Exhibit 132)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2397	SEALED Document: (Part 24) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 133 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 134, # 2 Exhibit 135, # 3 Exhibit 136, # 4 Exhibit 137, # 5 Exhibit 138, # 6 Exhibit 139, # 7 Exhibit 140, # 8 Exhibit 141, # 9 Exhibit 142, # 10 Exhibit 143, # 11 Exhibit 144)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2398	SEALED Document: (Part 25) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 145 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 146, # 2 Exhibit 147, # 3 Exhibit 148)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2400	SEALED Document: (Part 26) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 149 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 150, # 2 Exhibit 151, # 3 Exhibit 152, # 4 Exhibit 153, # 5 Exhibit 156, # 6 Exhibit 164)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff

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8/15/2019	2401	SEALED Document: (Part 27) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 165 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 166, # 2 Exhibit 167, # 3 Exhibit 168, # 4 Exhibit 169)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2402	SEALED Document: (Part 28) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation; Exhibit 170 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 1813 , 2203 . (Attachments: # 1 Exhibit 171)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2403	Appendix (Part 1) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 1 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 2, # 2 Exhibit 3, # 3 Exhibit 4, # 4 Exhibit 5, # 5 Exhibit 6)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2404	Appendix (Part 2) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 7 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 8, # 2 Exhibit 9 (Part 1))(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2405	Appendix (Part 3) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 9 (Part 2) filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 9 (Part 3))(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2406	Appendix (Part 4) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 10 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 11, # 2 Exhibit 12, # 3 Exhibit 13)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff

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8/15/2019	2407	Appendix (<i>Part 5</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 14 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 15, # 2 Exhibit 16, # 3 Exhibit 17, # 4 Exhibit 18, # 5 Exhibit 19)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2408	Appendix (<i>Part 6</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 20 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 21, # 2 Exhibit 22, # 3 Exhibit 23, # 4 Exhibit 24, # 5 Exhibit 25, # 6 Exhibit 26, # 7 Exhibit 27)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2409	Appendix (<i>Part 7</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 28 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 29 (Part 1))(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2411	Appendix (<i>Part 8</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 29 (Part 2) filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 29 (Part 3))(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2412	Appendix (<i>Part 9</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 30 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 32)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2413	Appendix (<i>Part 10</i>) Exhibit to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 33 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Sutton, Tara) (Entered: 08/15/2019)	Plaintiff

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8/15/2019	2414	Appendix (<i>Part 11</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 34 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 35, # 2 Exhibit 36, # 3 Exhibit 37, # 4 Exhibit 38, # 5 Exhibit 39, # 6 Exhibit 40, # 7 Exhibit 41, # 8 Exhibit 42)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2415	Appendix (<i>Part 12</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 43 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 44, # 2 Exhibit 45)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2416	Appendix (<i>Part 13</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 46 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 47, # 2 Exhibit 48, # 3 Exhibit 49, # 4 Exhibit 50, # 5 Exhibit 51)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2417	Appendix (<i>Part 14</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 52 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 53, # 2 Exhibit 54, # 3 Exhibit 55)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2418	Appendix (<i>Part 15</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 56 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 57, # 2 Exhibit 58, # 3 Exhibit 59, # 4 Exhibit 60, # 5 Exhibit 61, # 6 Exhibit 62, # 7 Exhibit 63, # 8 Exhibit 64, # 9 Exhibit 65, # 10 Exhibit 66, # 11 Exhibit 67, # 12 Exhibit 68, # 13 Exhibit 69, # 14 Exhibit 70, # 15 Exhibit 71, # 16 Exhibit 72, # 17 Exhibit 73, # 18 Exhibit 74, # 19 Exhibit 75, # 20 Exhibit 76, # 21 Exhibit 77, # 22 Exhibit 78)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff

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8/15/2019	2419	Appendix (<i>Part 16</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 79 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 80, # 2 Exhibit 81, # 3 Exhibit 82, # 4 Exhibit 83, # 5 Exhibit 84, # 6 Exhibit 85, # 7 Exhibit 86, # 8 Exhibit 87)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2421	Appendix (<i>Part 17</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 88 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 89, # 2 Exhibit 90, # 3 Exhibit 91, # 4 Exhibit 92, # 5 Exhibit 93, # 6 Exhibit 94, # 7 Exhibit 95, # 8 Exhibit 96)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2422	Appendix (<i>Part 18</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 97 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 98, # 2 Exhibit 99)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2423	Appendix (<i>Part 19</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 100 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 101, # 2 Exhibit 103, # 3 Exhibit 104, # 4 Exhibit 105, # 5 Exhibit 106)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2424	Appendix (<i>Part 20</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 107 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 108, # 2 Exhibit 109, # 3 Exhibit 111, # 4 Exhibit 112, # 5 Exhibit 113, # 6 Exhibit 114)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2426	Appendix (<i>Part 21</i>) Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 115 filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments:	Plaintiff

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		# 1 Exhibit 116, # 2 Exhibit 117, # 3 Exhibit 118, # 4 Exhibit 119)(Sutton, Tara) (Entered: 08/15/2019)	
8/15/2019	2427	Appendix (<i>Part 22</i>) <i>Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 120</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 121, # 2 Exhibit 122, # 3 Exhibit 123, # 4 Exhibit 124, # 5 Exhibit 125, # 6 Exhibit 126, # 7 Exhibit 127, # 8 Exhibit 128)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2428	Appendix (<i>Part 23</i>) <i>Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 129</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 130, # 2 Exhibit 131, # 3 Exhibit 132, # 4 Exhibit 133, # 5 Exhibit 134, # 6 Exhibit 135, # 7 Exhibit 136, # 8 Exhibit 137, # 9 Exhibit 138, # 10 Exhibit 139, # 11 Exhibit 140, # 12 Exhibit 141)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2431	Appendix (<i>Part 24</i>) <i>Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 142</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 143, # 2 Exhibit 144, # 3 Exhibit 145, # 4 Exhibit 146)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2432	Appendix (<i>Part 25</i>) <i>Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 147</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 148, # 2 Exhibit 149, # 3 Exhibit 150, # 4 Exhibit 151, # 5 Exhibit 152, # 6 Exhibit 153, # 7 Exhibit 156)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2433	Appendix (<i>Part 26</i>) <i>Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 164</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments:	Plaintiff

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		# 1 Exhibit 165, # 2 Exhibit 166, # 3 Exhibit 167, # 4 Exhibit 168, # 5 Exhibit 169)(Sutton, Tara) (Entered: 08/15/2019)	
8/15/2019	2435	Appendix (<i>Part 27 Exhibits to Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (Redacted Version); Exhibit 170</i>) filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Executive Committee. Related document(s) 2204 . (Attachments: # 1 Exhibit 171)(Sutton, Tara) (Entered: 08/15/2019)	Plaintiff
8/15/2019	2436	SEALED Document: <i>Plaintiffs' Memorandum of Law in Opposition to "Generic Manufacturers'" Motion for Partial Summary Judgment 1860</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 1860 . (Attachments: # 1 Exhibit 1 - FDA Analysis of Long-Term Trends in Prescription Opioid Analgesic Products, # 2 Exhibit 2 - MNK-T1_0005574545, # 3 Exhibit 3 - ENDO_DATA-OPIOID_MDL-00000035, # 4 Exhibit 4 - MNK-T1_0002183040, # 5 Exhibit 5 - MNK-T1_0002159713, # 6 Exhibit 6 - MNK-T1_0001531484, # 7 Exhibit 7 - Williams Dep. Ex. 21, # 8 Exhibit 8 - Convention & Trade Show Standard Marketing Material Order (MNK-T1_0002699252), # 9 Exhibit 9 - Standard Marketing Material Order (MNK-T1_0000972885), # 10 Exhibit 10 - July 14, 2011 Email (MNK-T1_0006632298), # 11 Exhibit 11 - Harvard Drug Group Trade Partner Expo 2012 List (MNK-T1_0004841670), # 12 Exhibit 12 - May 28, 2014 Email (MNK-T1_0004826101-102), # 13 Exhibit 13 - July 20, 2015 Email (MNK-T1_0004862918-919), # 14 Exhibit 14 - Sept. 29, 2016 Email, # 15 Exhibit 15 - MNK-T1_0001193724, # 16 Exhibit 16 - MNK-T1_0004602837, # 17 Exhibit 17 - MNK-T1_0003284656, # 18 Exhibit 18 - Pain Management Traineeship for Pharmacists (MNK-T1_0000905348), # 19 Exhibit 19 - MNK-T1_0000905350, # 20 Exhibit 20 - The Pharmacists Role in Management of Chronic Pain: Focus on Opioids (MNK-T1_0001308076), # 21 Exhibit 21 - C.A.R.E.S. Alliance Opioid Clinical Management Guide (MNK-T1_0001758643), # 22 Exhibit 22 - C.A.R.E.S. Alliance Safe Use and Handling Guide (MNK-T1_0003416495), # 23 Exhibit 23 - MNK-T1_0000098099, # 24 Exhibit 24 - C.A.R.E.S. Alliance Catalog (MNK-T1_0001493093), # 25 Exhibit 25 - Defeat Chronic Pain Now!, # 26 Exhibit 26 - Pain Pocketguide (MNK-T1_0002248919), # 27 Exhibit 27 - MNK-T1_0001786865, # 28	Plaintiff

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		Exhibit 28 - Endo Holdings Inc. 2001 10-K, # 29 Exhibit 29 - Endo Powerpoint (ENDO-OPIOID_MDL-01139611), # 30 Exhibit 30 - ENDO-OPIOID_MDL-04814925, # 31 Exhibit 31 - ENDO-OPIOID_MDL-02002513, # 32 Exhibit 32 - Risk Management Presentation (ENDO-OPIOID_MDL-04095507), # 33 Exhibit 33 - CD&E The Critical Connection for Success in 2000 and Beyond (ENDO-OPIOID_MDL-02344002), # 34 Exhibit 34 - The 7 Essentials: The Endo Pharmaceuticals Story Video (Lodged), # 35 Exhibit 35 - END00152457, # 36 Exhibit 36 - MDL_KP360_000000002, # 37 Exhibit 37 - ENDO-OPIOID_MDL-02261843, # 38 Exhibit 38 - Pain Management Today Vol. 8 # 1 (KP360_OHIOMDL_000011082), # 39 Exhibit 39 - Slides Advances in Opioid Analgesia Presentation (KP360_OHIOMDL_000002116), # 40 Exhibit 40 - Chronic Opioid Therapy Presentation (KP360_OHIOMDL_000121628), # 41 Exhibit 41 - Pain Opioid Therapy Brochure (ENDO-OPIOID_MDL-00481936), # 42 Exhibit 42 - NIPC Executive Summary (MDL_KP360_000000021), # 43 Exhibit 43 - ENDO-OPIOID_MDL-01928285, # 44 Exhibit 44 - ENDO-OPIOID_MDL-0623389, # 45 Exhibit 45 - ENDO-Campanelli-210, # 46 Exhibit 46 - 2001 Letter from APF to Endo (ENDO-OPIOID_MDL-06234029), # 47 Exhibit 47 - Pain Action Guide (2000 edition) (CHI_000435580), # 48 Exhibit 48 - Pain Action Guide (2003 edition) (CHI_000432477), # 49 Exhibit 49 - Endo 2010 Funding Disclosure (ENDO-OR-CID-00754369), # 50 Exhibit 50 - APF 2010 Annual Report (CHI_000430305), # 51 Exhibit 51 - Taking a Long-Acting Opioid Brochure (ENDO-CHI_LIT-00024520), # 52 Exhibit 52 - Understanding Your Pain Brochure (ENDO-CHI_LIT-00084049), # 53 Exhibit 53 - ENDO-OPIOID_MDL-02150882, # 54 Exhibit 54 - ENDO-OPIOID_MDL-04930147, # 55 Exhibit 55 - Altier Dep. Ex. 17, # 56 Exhibit 56 - McCormick Dep. Ex. 4, # 57 Exhibit 57 - McCormick Dep. Ex. 22, # 58 Exhibit 58 - Altier Dep. Ex. 3, # 59 Exhibit 59 - Myers Dep. Ex. 16, # 60 Exhibit 60 - McCormick Dep. Ex. 12, # 61 Exhibit 61 - McCormick Dep. Ex. 6, # 62 Exhibit 62 - Boothe Dep. Ex. 14 (ACTAVIS0506794-814), # 63 Exhibit 63 - McCormick Dep. Ex. 20 (ACTAVIS0346651), # 64 Exhibit 64 - Allergan_MDL_02053309-16, # 65 Exhibit 65 - Boothe Dep. Ex. 10, # 66 Exhibit 66 - McCormick Dep. Ex. 17, # 67 Exhibit 67 - McCormick Dep. Ex. 21, # 68 Exhibit 68 - McCormick Dep. Ex. 8, # 69 Exhibit 69 - Cuyahoga and Summit ARCOS summaries, # 70 Exhibit 70 - Teva Website Pages, # 71 Exhibit 71 - Herman Dep. Ex. 42, # 72 Exhibit 72 - TEVA_MDL_A_00499645, # 73 Exhibit 73 -	

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		TEVA_MDL_A_00499646, # 74 Exhibit 74 - TEVA_MDL_A_01207131, # 75 Exhibit 75 - TEVA_MDL_A_02965173, # 76 Exhibit 76 - TEVA_MDL_A_01088080, # 77 Exhibit 77 - TEVA_MDL_A_03437093 Excerpt, # 78 Exhibit 78 - TEVA_MDL_A_01136278, # 79 Exhibit 79 - TEVA_MDL_A_01090493, # 80 Exhibit 80 - TEVA_MDL_A_01207133, # 81 Exhibit 81 - TEVA_MDL_A_00765944, # 82 Exhibit 82 - TEVA_MDL_A_08657218, # 83 Exhibit 83 - Day Dep. Ex. 5, # 84 Exhibit 84 - Day Dep. Ex. 26, # 85 Exhibit 85 - Teva Pain Matters (TEVA_MDL_A_08652504), # 86 Exhibit 86 - TEVA_MDL_A_09545105, # 87 Exhibit 87 - TEVA_MDL_A_00907192, # 88 Exhibit 88 - TEVA_MDL_A_02401119, # 89 Exhibit 89 - TEVA_MDL_A_00877813, # 90 Exhibit 90 - TEVA_MDL_A_02214252, # 91 Exhibit 91 - TEVA_MDL_A_03413816, # 92 Exhibit 92 - TEVA_MDL_A_01108894, # 93 Exhibit 93 - TEVA_MDL_A_00565051, # 94 Exhibit 94 - Persistent and Breakthrough Pain (TEVA_MDL_A_00844073), # 95 Exhibit 95 - Pain Week Marketing Activities Deck, # 96 Exhibit 96 - Breakthrough Pain Brochure (TEVA_MDL_A_01402424)) (Chalos, Mark) (Entered: 08/15/2019)	
8/15/2019	2437	SEALED Motion Regarding Sealed Filings Made Pursuant To Order Amending Procedures Regarding Redactions And Filing of Briefs Under Seal 1813 filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Exhibits To Motion)(Delinsky, Eric) (Entered: 08/15/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/15/2019	2438	Nunc Pro Tunc Opinion and Order - Track One Plaintiffs' Motion to Sever Defendants and to Extend the Deadline to Respond to Noramco, Inc's Motion for Judgment on the Pleadings or, in the Alternative, Summary Judgment, Doc. #: 2099 , is GRANTED with respect to severance of the Severed Defendants and DENIED AS MOOT with respect to extending the deadline to respond to Noramco's MSJ. Plaintiffs' Motion to Sever Defendants CVS Indiana, L.L.C. and CVS RX Services, Inc. 2148 is GRANTED. Noramco's Motion for Judgment on the Pleadings, etc., Doc. #: 1902 , is DENIED AS MOOT. Judge Dan Aaron Polster on 8/14/19.(P,R) (Entered: 08/15/2019). Judge Dan Aaron Polster on 8/15/19. (P,R) (Entered: 08/15/2019)	Plaintiff
8/16/2019	2439	Notice of Service of Reply in Support of Defendants' Motion to Exclude Testimony of Thomas McGuire Concerning Damages filed by Cardinal Health, Inc.. (Attachments: # 1 Exhibit A - Summary Sheet)Related document(s) 2191 , 1911 .(Hardin, Ashley) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2442	Notice of Service of Reply in Support of Defendants' Motion to Exclude the Opinions of Craig McCann filed by Cardinal Health, Inc.. (Attachments: # 1 Exhibit A Summary Sheet)Related document(s) 1903 , 2253 , 1906 , 2260 .(Hardin, Ashley) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2443	Notice of Service of Defendants' Reply in Support of Motion to Exclude Expert Testimony Purporting to Relate to Abatement Costs and Efforts filed by AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co., Walgreen Eastern Co.. (Attachments: # 1 Exhibit A)Related document(s) 1865 , 2175 .(Nicholas, Robert) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2446	Notice of Service of of Defendants' Reply In Support of Their Motion to Exclude Expert Testimony of Katherine Keyes, Anna Lembke & Jonathan Gruber RE the "Gateway Hypothesis" of Causation filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Summary Sheet) Related document(s) 2197 .(Hobart, Geoffrey) (Entered: 08/16/2019)	Plaintiff

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8/16/2019	2447	Reply in support of 1860 Motion for partial summary judgment filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Mallinckrodt LLC, Noramco, Inc., Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Supplement Summary Sheet, # 2 Affidavit Declaration of Steven A. Reed, # 3 Exhibit A, # 4 Exhibit B, # 5 Exhibit C, # 6 Exhibit D, # 7 Exhibit E)(Reed, Steven) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2450	Notice of Service of Distributors' and Manufacturers' Reply in Support of Motion for Partial Summary Judgment on Statute of Limitations Grounds filed by Cardinal Health, Inc.. (Attachments: # 1 Exhibit A Summary Sheet)Related document(s) 1892 . (Hardin, Ashley) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2451	Reply in support of 1868 Motion to strike <i>/Exclude the Marketing Causation Opinions of Mark Schumacher, Anna Lembke, and Katherine Keyes</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Supplement Summary Sheet)(Reed, Steven) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2455	Notice of Service of Manufacturer Defendants' Reply Brief in Support of MSJ that Plaintiffs' State-Law Claims are Preempted filed by Endo Health Solutions Inc., Endo Pharmaceuticals, Inc.. (Attachments: # 1 Exhibit Summary Sheet)Related document(s) 1926 .(Rendon, Carole) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2456	Notice of Service of Reply In Support of Defendants' Daubert Motion to Exclude the Opinions of Seth B. Whitelaw filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Summary Sheet)Related document(s) 2189 , 2221 .(Hobart, Geoffrey) (Entered: 08/16/2019)	Plaintiffs
8/16/2019	2457	Notice of Service of MANUFACTURER DEFENDANTS REPLY IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT FOR PLAINTIFFS FAILURE TO OFFER PROOF OF CAUSATION and Supporting Materials filed by Manufacturer Defendants. (Attachments: # 1 Exhibit A, SUMMARY SHEET FOR MANUFACTURER DEFENDANTS REPLY IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT FOR PLAINTIFFS FAILURE TO OFFER PROOF OF CAUSATION)Related	Plaintiff

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		document(s) 2203 , 1894 , 1941 , 2204 .(Welch, Donna) (Entered: 08/16/2019)	
8/16/2019	2460	Notice of Service of REPLY IN SUPPORT OF DEFENDANTS MOTION TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY and Supporting Materials filed by Manufacturer Defendants. (Attachments: # 1 Exhibit A, SUMMARY SHEET FOR REPLY IN SUPPORT OF DEFENDANTS MOTION TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY)Related document(s) 2209 , 1937 , 1901 , 2210 .(Welch, Donna) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2461	Notice of Service of REPLY IN SUPPORT OF DEFENDANTS MOTION TO EXCLUDE MEREDITH ROSENTHALS OPINIONS AND PROPOSED TESTIMONY and Supporting Materials filed by Manufacturer Defendants. (Attachments: # 1 Exhibit A, SUMMARY SHEET FOR REPLY IN SUPPORT OF DEFENDANTS MOTION TO EXCLUDE MEREDITH ROSENTHALS OPINIONS AND PROPOSED TESTIMONY) Related document(s) 2176 , 1913 , 1935 .(Welch, Donna) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2463	Notice of Service of Defendant Mallinckrodt's Reply Memorandum in Support of Its Motion for Partial Summary Judgment filed by Mallinckrodt LLC, Mallinckrodt PLC, SpecGX LLC. (Attachments: # 1 Exhibit A, Summary Sheet)Related document(s) 2271 , 1898 , 2293 , 1907 .(O'Connor, Brien) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2464	Notice of Service of Reply Brief in Further Support of Defendants' Daubert Motion to Exclude the Opinions of Jonathan Gruber filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Summary Sheet) (Hobart, Geoffrey) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2466	Notice of Service of Consolidated Reply Memorandum in Further Support of Plaintiffs' Motions for Partial Summary Adjudication with Respect to the Controlled Substances Act (Dkts. #1910-1 and 1924-1 filed by Plaintiffs' Liaison Counsel. (Attachments: # 1	Plaintiffs

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		Summary Sheet, # 2 Exhibit List)Related document(s) 1924 , 1910 .(Weinberger, Peter) (Entered: 08/16/2019)	
8/16/2019	2468	Notice of Service of Defendants' Daubert Reply Road Map Brief filed by Endo Health Solutions Inc., Endo Pharmaceuticals, Inc.. (Attachments: # 1 Exhibit Summary Sheet, # 2 Exhibit Reply Brief)Related document(s) 1773 .(Rendon, Carole) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2471	Notice of Service of DEFENDANTS' REPLY IN SUPPORT OF DEFENDANTS' MOTION TO EXCLUDE LACEY KELLER'S OPINIONS AND PROPOSED TESTIMONY filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Attachments: # 1 Summary Sheet)Related document(s) 1782 .(Lifland, Charles) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2472	Notice of Service of Reply in Support of Defendants' Motion to Strike the Testimony of Kessler & Perry filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Exhibit A - Summary Sheet)Related document(s) 2195 , 1928 , 1927 .(Cheffo, Mark) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2473	Notice of Service of DEFENDANTS' SUMMARY JUDGMENT ROADMAP BRIEF filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Attachments: # 1 Summary Sheet) (Lifland, Charles) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2474	Notice of Service of Manufacturer Defendants' Reply in Support of Summary Judgment on Plaintiffs RICO, OCPA, and Civil Conspiracy Claims filed by Manufacturer Defendants. (Attachments: # 1 Exhibit A - Summary Sheet)Related document(s) 1930 , 2183 , 2182 .(Cheffo, Mark) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2475	Notice of Service of DEFENDANTS JANSSEN PHARMACEUTICALS, INC. AND JOHNSON & JOHNSON'S REPLY IN SUPPORT OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Attachments: # 1 Summary Sheet)Related document(s) 1776 .(Lifland, Charles) (Entered: 08/16/2019)	Plaintiff

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8/16/2019	2476	Reply in support of 1891 Motion for summary judgment of <i>Teva and Actavis Generic Defendants</i> filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Teva Pharmaceutical Industries Ltd., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Supplement Summary Sheet, # 2 Affidavit Declaration of Steven A. Reed, # 3 Appendix A - Publications, # 4 Exhibit 1- Baldassano Excerpts, # 5 Exhibit 2- 2011 Inst of Medicine Rpt, # 6 Exhibit 3 -Fishbain Article, # 7 Exhibit 4 - Grant Agreement, # 8 Exhibit 5 - Policy Funding)(Reed, Steven) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2478	Notice of Service of Reply in Support of Defendants' Motion to Exclude Opinions Offered by James Rafalski filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Exhibit A - Summary Sheet)Related document(s) 1884 , 2260 , 1900 , 2253 .(Stoffelmayr, Kaspar) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2479	Reply in support of 1868 Motion to strike / <i>Exclude the Marketing Causation Opinions of Mark Schumacher, Anna Lembke, and Katherine Keyes (Corrected)</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Supplement Summary Sheet)(Reed, Steven) (Entered: 08/16/2019)	Plaintiff
8/16/2019	2481	Reply in support of 1868 Motion to strike / <i>Exclude the Marketing Causation Opinions of Mark Schumacher, Anna Lembke, and Katherine Keyes (Corrected)</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Supplement Summary Sheet)(Reed, Steven) (Entered: 08/16/2019)	Plaintiff
8/19/2019	2483	Opinion and Order Regarding Plaintiffs' Summary Judgment Motions Addressing The Controlled Substances Act (Related Doc ## 1887 1910). Judge Dan Aaron Polster on 8/19/19.(P,R) (Entered: 08/19/2019)	Plaintiff
8/20/2019	2492	Opinion and Order denying Defendants' Motion to Exclude Lacey Keller's Opinions and Proposed Testimony (Related Doc # 1914). Judge Dan Aaron Polster on 8/20/19.(P,R) (Entered: 08/20/2019)	Plaintiff
8/20/2019	2494	Opinion and Order Regarding Defendants' Motions to Exclude Opinions of James Rafalski and Craig McCann. (Related Doc ## 1900 1906). Judge Dan Aaron Polster on 8/20/19.(P,R) (Entered: 08/20/2019)	Plaintiff

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8/20/2019	2495	Opinion and Order Denying Defendants' Motion to Exclude Opinions and Proposed Testimony of Meredith Rosenthal (Related Doc # 1913). Judge Dan Aaron Polster on 8/20/19.(P,R) (Entered: 08/20/2019)	Plaintiff
8/20/2019	2497	Motion for leave to file <i>Sur-Reply to Distributors' Consolidated Reply in Support of Motions for Summary Judgment on Plaintiffs' Civil Conspiracy, RICO and OCPA Claims</i> filed by Plaintiff Plaintiffs' Executive Committee. Related document(s) 1904 , 2183 . (Attachments: # 1 Exhibit A - Plaintiffs' Sur-reply, # 2 Proposed Order)(Pifko, Mark) (Entered: 08/20/2019)	Plaintiff
8/21/2019	2499	Order granting 2497 Plaintiffs' Motion for Leave to File Sur-Reply to Distributors' Consolidated Reply in Support of Motions for Summary Judgment on Plaintiffs' Civil Conspiracy, Rico and OCPA Claims (Doc ## 1904 , 2183). Judge Dan Aaron Polster on 8/21/19.(P,R) (Entered: 08/21/2019)	Plaintiff
8/21/2019	2500	Sur-Reply to Distributors' Consolidated Reply in Support of Motions for Summary Judgment on Plaintiffs' Civil Conspiracy, RICO and OCPA Claims 1904 SEALED Motion for Summary Judgment on Plaintiffs' RICO and OCPA Claims 1813 [1904, 2183] filed by Plaintiffs' Executive Committee. (Pifko, Mark) (Entered: 08/21/2019)	Plaintiff
8/22/2019	2507	Reply in support of 1884 SEALED Motion Defendants' Daubert Motion to Exclude the Opinions Offered by James Rafalski 1813 , 1785 , 1900 Motion to strike /Defendants' Daubert Motion to Exclude the Opinions Offered by James Rafalski filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Affidavit Declaration of Katherine Swift, # 2 Exhibit 1 - Letter)(Stoffelmayr, Kaspar) (Entered: 08/22/2019)	Plaintiff
8/23/2019	2515	Reply in support of 1858 Motion Order Excluding Expert Testimony on "Gateway Hypothesis" of Causation (<i>Regarding the Testimony of Katherine Keyes, Anna Lembke, and Jonathan Gruber</i>) filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Summary Sheet, # 2 Attorney Declaration, # 3 Exhibit 1 to Attorney Declaration) (Hobart, Geoffrey) (Entered: 08/23/2019)	Plaintiff
8/23/2019	2516	Reply in support of 1916 Motion to strike the Opinions Offered by Jonathan Gruber (Daubert) filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Hobart, Geoffrey) (Entered: 08/23/2019)	Plaintiff

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8/23/2019	2517	Reply in support of 1918 Motion to strike <i>the Opinions of Seth B. Whitelaw (Daubert)</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Summary Sheet) (Hobart, Geoffrey) (Entered: 08/23/2019)	Plaintiff
8/26/2019	2518	Order denying Defendants' Motion to Exclude Expert Testimony of Katherine Keyes, Anna Lembke and Jonathan Gruber (Related Doc # 1858). Judge Dan Aaron Polster on 8/26/19.(P,R) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2519	Order denying Defendants' Motion to Exclude Expert Testimony Purporting to Relate to Abatement Costs and Efforts (Related Doc # 1865). Judge Dan Aaron Polster on 8/26/19.(P,R) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2520	Reply in support of 1898 SEALED Motion for <i>Partial Summary Judgment</i> 1813 , 1778 , 1907 Motion for partial summary judgment (<i>public opening brief</i>) filed by Mallinckrodt LLC, Mallinckrodt PLC, SpecGX LLC. (Attachments: # 1 Declaration of William T. Davison in Support of Mallinckrodt's Reply Memorandum in Support of Its Motion for Partial Summary Judgment, # 2 Exhibit 1 to Davison Declaration, # 3 Exhibit 2 to Davison Declaration, # 4 Notice of Service of Defendant Mallinckrodt's Reply Memorandum in Support of Its Motion for Partial Summary Judgment)(O'Connor, Brien) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2522	Reply in support of 1937 SEALED Motion DEFENDANTS <i>MOTION TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY</i> (Filed Redacted as ECF No. 1901) 1813 , 1901 , 1758 , 1901 Motion TO EXCLUDE DAVID CUTLERS OPINIONS AND PROPOSED TESTIMONY filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. (Welch, Donna) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2524	Reply in support of 1935 SEALED Motion DEFENDANTS <i>MOTION TO EXCLUDE MEREDITH ROSENTHALS OPINIONS AND PROPOSED TESTIMONY</i> (Filed Redacted as ECF No. 1913) 1813 , 1767 , 1913 , 1913 Motion TO EXCLUDE MEREDITH ROSENTHALS OPINIONS AND PROPOSED TESTIMONY filed by Allergan Finance, LLC f/k/a Actavis, Inc. f/k/a Watson Pharmaceuticals, Inc., Allergan PLC f/k/a Actavis PLC, Allergan Sales, LLC, Allergan USA, Inc.. (Welch, Donna) (Entered: 08/26/2019)	Plaintiff

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8/26/2019	2525	Reply in support of 1926 Motion for summary judgment <i>That Plaintiffs' State-Law Claims are Preempted and Their Federal Claims are Precluded</i> filed by Endo Health Solutions Inc., Endo Pharmaceuticals, Inc.. (Rendon, Carole) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2528	Reply in support of 1894 Motion for summary judgment <i>FOR PLAINTIFFS FAILURE TO OFFER PROOF OF CAUSATION, 1941 SEALED Motion MANUFACTURER DEFENDANTS BRIEF IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT FOR PLAINTIFFS FAILURE TO OFFER PROOF OF CAUSATION</i> (<i>Filed Redacted as ECF No. 1894</i>) 1813 , 1894 , 1771 filed by Manufacturer Defendants. (Attachments: # 1 Exhibit T. Knapp Declaration, # 2 Exhibit 1, Excerpt of Plaintiffs Supplemental Amended Responses and Objections to the Manufacturer Defendants First Set of Interrogatories)(Welch, Donna) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2529	Order Directing Special Master Yanni to Assess Fairness of Allocation and Voting Proposals to Non-Litigating Entities. Judge Dan Aaron Polster on 8/26/19. (P,R) (Entered: 08/26/2019)	Joint Designation
8/26/2019	2531	Order Denying Defendants' Motion to Exclude the Opinions Offered by Jonathan Gruber. (Related Doc # 1916). Judge Dan Aaron Polster on 8/26/19.(P,R) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2532	Reply in support of 1911 Motion Defendants Motion to Exclude Testimony of Thomas McGuire Concerning Damages filed by Cardinal Health, Inc.. (Attachments: # 1 Summary Sheet)(Hardin, Ashley) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2533	Reply in support of 1930 Motion for summary judgment <i>on Plaintiffs' RICO, OCPA, and Conspiracy Claims</i> filed by Manufacturer Defendants. (Cheffo, Mark) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2534	Reply in support of 1903 SEALED Motion for Order 1813 , 441 , 1906 Motion order <i>Reply in Support of Defendants' Motion to Exclude the Opinions and Testimony of Craig McCann</i> filed by Cardinal Health, Inc.. (Attachments: # 1 Summary Sheet)(Hardin, Ashley) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2535	Reply in support of 1865 Motion To Exclude Expert Testimony Purporting To Relate To Abatement Costs and Efforts filed by Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., McKesson Corporation, Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc., Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P., Walgreen Co., Walgreen Eastern Co.. (Nicholas, Robert) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2536	Reply in support of 1927 Motion to strike / <i>Exclude Testimony of Kessler & Perri</i> filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy	Plaintiff

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		Defendants' Liaison Counsel. (Cheffo, Mark) (Entered: 08/26/2019)	
8/26/2019	2537	Reply in support of 1892 SEALED Motion Distributors and Manufacturers Motion for Partial Summary Judgment on Statute of Limitations Grounds 1813 , 441 , 1896 Motion for partial summary judgment Distributors and Manufacturers Motion for Partial Summary Judgment on Statute of Limitations Grounds , 1691 SEALED Motion Distributors and Manufacturers Motion for Partial Summary Judgment On Statute of Limitations Grounds 441 , 1689 filed by Cardinal Health, Inc.. (Attachments: # 1 Summary Sheet, # 2 Declaration of A. Hardin, # 3 Exhibit 173 - Ltr from H. Shkolnik to SM Cohen, # 4 Exhibit 174 - Ltr from A. Kearse to P. Boehm)(Hardin, Ashley) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2542	Order denying Defendants' Motion to Exclude David Cutlers Opinions and ProposedTestimony (Related Doc # 1901). Judge Dan Aaron Polster on 8/26/19.(P,R) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2544	SEALED Document: Defendants' Notice of Filing Expert Reports Cited in Motions for Summary Judgment and Daubert Motions Under Seal Pursuant to Order Amending Procedures Regarding Redactions and Filing of Briefs Under Seal filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. Related document(s) 1813 . (Attachments: # 1 Exhibit 1 Cantor Expert Report, # 2 Exhibit 2 Grabowski Expert Report) (Hobart, Geoffrey) (Entered: 08/26/2019)	Plaintiffs
8/26/2019	2545	Reply in support of 1887 Motion for partial summary judgment ADJUDICATION OF DEFENDANTS DUTIES UNDER THE CONTROLLED SUBSTANCES ACT , 1910 Motion for partial summary judgment ADJUDICATION OF DEFENDANTS DUTIES UNDER THE CONTROLLED SUBSTANCES ACT filed by Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Attachments: # 1 Summary Sheet)(Weinberger, Peter) (Entered: 08/26/2019)	Plaintiff
8/26/2019	2546	Defendants' Notice of Filing Redacted Expert Reports Cited in Motions for Summary Judgment and Daubert Motions Pursuant to Order Amending Procedures Regarding Redactions and Filing of Briefs Under Seal filed by Distributor Defendants' Liaison Counsel, Manufacturer Defendants' Liaison Counsel, Pharmacy Defendants' Liaison Counsel. (Attachments: # 1 Exhibit 1 Cantor Expert Report - Redacted, # 2 Exhibit 2 Grabowski Expert Report - Redacted)Related document(s) 1813 .(Hobart, Geoffrey) (Entered: 08/26/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/28/2019	2549	Opinion and Order Granting in Part Defendants' Motion to Exclude the Marketing Causation Opinions of Mark Schumacher, Anna Lembke, and Katherine Keyes (Related Doc # 1868). Judge Dan Aaron Polster on 8/27/19.(P,R) (Entered: 08/28/2019)	Plaintiff
8/29/2019	2551	Opinion and Order granting Defendants' Motion to strike the Opinions of Seth B. Whitelaw (Related Doc # 1918). Judge Dan Aaron Polster on 8/29/19.(P,R) (Entered: 08/29/2019)	Plaintiff
8/29/2019	2552	SEALED Document: <i>Motion for Leave to File Rosenthal Daubert Exhibits Under Seal</i> filed by Allergan Finance LLC, Allergan PLC, Allergan Sales, LLC, Allergan USA, Inc.. Related document(s) 1813 , 1913 , 1935 , 2524 , 2461 . (Attachments: # 1 Exhibit Ex. A - Proposed Redaction Correspondence (Part 1), # 2 Exhibit Ex. A - Proposed Redaction Correspondence (Part 2), # 3 Exhibit SEALED VERSION - T. Knapp Exhibit Declaration, # 4 Exhibit SEALED VERSION - Ex. 1 Qi article, The Impact of Advertising Regulation on Industry, # 5 Exhibit SEALED VERSION - Ex. 2 Cantor Expert Report, # 6 Exhibit SEALED VERSION - Ex. 3 Grabowski Expert Report, # 7 Exhibit SEALED VERSION - Ex. 4 Conti article, Generic prescription drug price increases, # 8 Exhibit SEALED VERSION - Ex. 5 Meara article, State and Federal approaches to health reform, # 9 Exhibit SEALED VERSION - Ex. 6 Pandya article, Cost- effectiveness of Financial Incentives for Patients and Physicians, # 10 Exhibit SEALED VERSION - Ex. 7 Murray book chapter, Econometrics A Modern Introduction, # 11 Exhibit SEALED VERSION - Ex. 8 Angrist article, Instrumental Variables and the Search for Identification, # 12 Proposed Order)(Welch, Donna) (Entered: 08/29/2019)	Plaintiff
8/29/2019	2553	<i>Appendix Public Version of Exhibits to Defendants Motion To Exclude Meredith Rosenthals Opinions and Proposed Testimony</i> filed by Allergan Finance LLC, Allergan PLC, Allergan Sales, LLC, Allergan USA, Inc.. Related document(s) 1913 , 2552 , 1935 , 2524 , 2461 . (Attachments: # 1 Exhibit 1, Qi article, The Impact of Advertising Regulation on Industry, # 2 Exhibit 2, Cantor Expert Report (Redacted), # 3 Exhibit 3, Grabowski Expert Report, # 4 Exhibit 4, Conti article, Generic prescription drug price increases, # 5 Exhibit 5, Meara article, State and Federal approaches to health reform, # 6 Exhibit 6, Pandya article, Cost- effectiveness of Financial Incentives for Patients and Physicians, # 7 Exhibit 7, Murray book chapter, Econometrics A Modern Introduction, # 8 Exhibit 8, Angrist article, Instrumental Variables and the Search for Identification)(Welch, Donna) (Entered: 08/29/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
8/29/2019	2555	SEALED Motion re Sealed Filings Made Pursuant to Order Amending Procedures Regarding Redactions and Filing of Briefs Under Seal 1813 filed by Defendant McKesson Corporation. Related document(s) 1813 . (Hobart, Geoffrey) (Entered: 08/29/2019)	Plaintiff
8/30/2019	2557	Appendix filed by Plaintiffs' Executive Committee. Related document(s) 1924 , 2466 , 1910 . (Attachments: # 1 Exhibit 521, # 2 Exhibit 522, # 3 Exhibit 523, # 4 Exhibit 524, # 5 Exhibit 525, # 6 Exhibit 526, # 7 Exhibit 527, # 8 Exhibit 528, # 9 Exhibit 529, # 10 Exhibit 530, # 11 Exhibit 531, # 12 Exhibit 532, # 13 Exhibit 533, # 14 Exhibit 534, # 15 Exhibit 535, # 16 Exhibit 536, # 17 Exhibit 537, # 18 Exhibit 538, # 19 Exhibit 539, # 20 Exhibit 540, # 21 Exhibit 541, # 22 Exhibit 542, # 23 Exhibit 543, # 24 Exhibit 544, # 25 Exhibit 545, # 26 Exhibit 546, # 27 Exhibit 547, # 28 Exhibit 548, # 29 Exhibit 549, # 30 Exhibit 550, # 31 Exhibit 551, # 32 Exhibit 552, # 33 Exhibit 553, # 34 Exhibit 554, # 35 Exhibit 555, # 36 Exhibit 556, # 37 Exhibit 557, # 38 Exhibit 558, # 39 Exhibit 559, # 40 Exhibit 560, # 41 Exhibit 561, # 42 Exhibit 562, # 43 Exhibit 563, # 44 Exhibit 564, # 45 Exhibit 565, # 46 Exhibit 566, # 47 Exhibit 567, # 48 Exhibit 568, # 49 Exhibit 569, # 50 Exhibit 570, # 51 Exhibit 571, # 52 Exhibit 572, # 53 Exhibit 573, # 54 Exhibit 574, # 55 Exhibit 575, # 56 Exhibit 576, # 57 Exhibit 577, # 58 Exhibit 578, # 59 Exhibit 579, # 60 Exhibit 580, # 61 Exhibit 581, # 62 Exhibit 582, # 63 Exhibit 583, # 64 Exhibit 584, # 65 Exhibit 585, # 66 Exhibit 586, # 67 Exhibit 587, # 68 Exhibit 588, # 69 Exhibit 589, # 70 Exhibit 590, # 71 Exhibit 591, # 72 Exhibit 592, # 73 Exhibit 593, # 74 Exhibit 594, # 75 Exhibit 595, # 76 Exhibit 596, # 77 Exhibit 597, # 78 Exhibit 598, # 79 Exhibit 599, # 80 Exhibit 600, # 81 Exhibit 601, # 82 Exhibit 602, # 83 Exhibit 603, # 84 Exhibit 604, # 85 Exhibit 605, # 86 Exhibit 606)(Irpino, Anthony) (Entered: 08/30/2019)	Plaintiff
9/3/2019	2558	Opinion and Order granting in part and denying in part Defendants' Motion to Exclude the Testimony of David A. Kessler and Mathew Perri(Related Doc # 1927). Judge Dan Aaron Polster on 9/3/19.(P,R) (Entered: 09/03/2019)	Plaintiff
9/3/2019	2561	Opinion and Order Regarding Defendants' Motions for Summary Judgment on Causation (Related Doc ## 1885 1894 1920). Judge Dan Aaron Polster on 9/3/19.(P,R) (Entered: 09/03/2019)	Plaintiff
9/3/2019	2562	Order Regarding Defendants' Motions for Summary Judgment on Civil Conspiracy Claims (Related Doc ## 1875 1908 1930). Judge Dan Aaron Polster on 9/3/19.(P,R) (Entered: 09/03/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
9/3/2019	2563	Opinion and Order Regarding Mallinckrodt's Motion for Partial Summary Judgment (Related Doc # 1907). Judge Dan Aaron Polster on 9/3/19.(P,R) (Entered: 09/03/2019)	Plaintiff
9/3/2019	2564	Opinion and Order denying Teva and Actavis Generic Defendants' Motion for Summary Judgment (Related Doc # 1891). Judge Dan Aaron Polster on 9/3/19.(P,R) (Entered: 09/03/2019)	Plaintiff
9/3/2019	2565	Opinion and Order denying Defendants' Motions for Summary Judgment Regarding Preemption (Related Doc # 1860 1873 1883 1926). Judge Dan Aaron Polster on 9/3/19.(P,R) (Entered: 09/03/2019)	Plaintiff
9/3/2019		Notice: Please be advised that a 9/5/19 Daubert and dispositive motion hearing, contemplated by CMO 8 1306 , has not been scheduled. (P,R) (Entered: 09/03/2019)	Plaintiffs
9/4/2019	2567	Opinion and Order denying Janssen Pharmaceuticals, Inc. and Johnson and Johnson's Motion for Summary Judgment (Related Doc # 1919). Judge Dan Aaron Polster on 9/4/19.(P,R) (Entered: 09/04/2019)	Plaintiff
9/4/2019	2568	Opinion and Order denying Defendants' Motions for Summary Judgment Based on Statutes of Limitations (Related Doc ## 1874 1896). Judge Dan Aaron Polster on 9/4/19.(P,R) (Entered: 09/04/2019)	Plaintiff
9/5/2019	2575	Appeal Remark from USCA for the Sixth Circuit: A petition for writ of mandamus filed by TEVA Pharmaceutical Industries (USCA# 19-3835) (H,SP) (Entered: 09/05/2019)	Plaintiff
9/6/2019	2576	Report of Special Master <i>Discovery Ruling No. 22 Regarding Track Two Discovery</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 09/06/2019)	Plaintiff
9/9/2019	2577	Opinion and Order denying Defendants' Motion to Exclude the Testimony of Thomas G. McGuire (Related Doc # 1911). Judge Dan Aaron Polster on 9/9/19.(P,R) (Entered: 09/09/2019)	Plaintiff
9/10/2019	2579	Report of Special Master Cathy Yanni Assessing Fairness of Allocation and Voting Proposals to Non-Litigating Entities. (P,R) (Entered: 09/10/2019)	Defendants
9/10/2019	2580	Opinion and Order Regarding Defendants' Summary Judgment Motions on RICO and OCPA (Related Doc # 1921 1930). Judge Dan Aaron Polster on 9/10/19.(P,R) (Entered: 09/10/2019)	Plaintiff
9/10/2019	2581	True copy of mandate from the USCA for the Sixth Circuit: Vacating the District Court's Protective Order and any orders permitting the parties to file pleadings under seal or with redactions, and Remand to permit the District Court to consider entering new orders re Notice of Appeals 902 and 970 (USCA# 18-3839 & 18-3860). Date issued as mandate 9/6/19, Costs: None (H,SP) (Entered: 09/10/2019)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
9/10/2019	2583	Supplement to Amended Motion for class certification of <i>Rule 23(b)(3) Cities/Counties Negotiation Class</i> - INTERIM CO-LEAD CLASS COUNSEL'S AMENDMENT AND SUPPLEMENT TO RENEWED AND AMENDED MOTION FOR CERTIFICATION OF RULE 23(b)(3) CITIES/COUNTIES NEGOTIATION CLASS, filed by Interim Co-Lead Class Counsel for the Proposed Negotiation Class. Related document(s) 1820 . (Attachments: # 1 Exhibit A - Proposed Class Action Notice & FAQs, # 2 Exhibit B - Exclusion Request Form, # 3 Exhibit C - Cert of Service)(Seeger, Christopher) (Entered: 09/10/2019)	Defendants
9/11/2019	2584	Appeal Order from USCA for the Sixth Circuit: Denying the mandamus petition re 1617 . The motion to dismiss is Denied as moot (USCA# 19-3415). Circuit Judges: Guy, Moore, and McKeague. Date issued by USCA 9/10/19 (H,SP) (Entered: 09/11/2019)	Plaintiff
9/11/2019	2590	Memorandum Opinion Certifying Negotiation Class (Related Doc # 1820). Judge Dan Aaron Polster on 9/11/19.(P,R) (K,K). (Entered: 09/11/2019)	Defendants
9/11/2019	2591	Order Certifying Negotiation Class and Approving Notice. Judge Dan Aaron Polster on 9/11/19. (P,R) (K,K). (Entered: 09/11/2019)	Defendants
9/12/2019	2594	Order Regarding Trial Matters. Judge Dan Aaron Polster on 9/12/19. (P,R) (Entered: 09/12/2019)	Plaintiff
9/16/2019	2609	Notice of Filing Bankruptcy filed by Purdue Frederick Company, Purdue Pharma Inc., Purdue Pharma L.P.. (Attachments: # 1 Exhibit Exhibit A)(Cheffo, Mark) (Entered: 09/16/2019)	Joint Designation

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Date Filed	Dkt. #	Docket Text	Designated By
9/17/2019		<p>Minutes of proceedings [non-document] before Judge Dan Aaron Polster. On September 16, 2019, the Court held a teleconference with Track One trial counsel to discuss various trial issues. The Court directed the parties to file short, concise trial briefs of no more than 10 pages that describe how the parties intend to prove or defend their case. The Court also addressed which portions, if any, of Plaintiffs' claims must be tried to a jury and which must be decided by the Judge. After discussion with trial counsel, the Court stated its intention, absent a showing of undue prejudice to any party or controlling Sixth Circuit or Supreme Court precedent to the contrary, to let a jury decide the issue of liability for creating a public nuisance. The Court believes there will be significant overlap in the evidence between Plaintiffs' RICO, OCPA, and civil conspiracy claims and the evidence necessary to determine liability for the creation of a public nuisance. However, the Court does not intend to allow the jury to hear any evidence regarding abatement. In the event that the jury finds one or more defendant(s) liable for public nuisance, then the Court intends to retain its equitable jurisdiction to determine through a subsequent hearing whether such nuisance can be abated, and if so, to craft an equitable abatement remedy. The Court directs the parties to file a short memorandum by 12:00 PM on Thursday, September 19, 2019, if they are aware of any controlling precedent that would prevent the Court from separating the issues as described above, or if they believe, and can describe in what specific way, they would be unduly prejudiced by so separating these issues. Time: 30 min. Court Reporter: George Staiduhar (P,R) (Entered: 09/17/2019)</p>	Plaintiff
9/24/2019		<p>Order [non-document] - Pursuant to Track One Trial Counsel's verbal request to Special Master Cohen to extend the deadline for filing jury instructions, verdict forms, and objections thereto, from Wednesday, September 25 to Friday, October 4, the Court hereby grants the verbal motion as follows. The deadline for filing jury instructions, verdict forms and objections thereto is extended to 4 p.m. on Friday, October 4, 2019. This extension applies only to jury instructions, verdict forms and objections thereto. The deadline for all other trial documents remains Wednesday, September 25, 2019. If significant objections to the jury instructions and/or verdict forms still exist after granting this extension, Track One Trial Counsel shall come to Courtroom 18B at 9:00 a.m. on Monday, October 7, 2019 and work together with opposing counsel until the objections are resolved. Judge Dan Aaron Polster on 9/24/19. (P,R) (Entered: 09/24/2019)</p>	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
9/25/2019	2630	Witness List filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Lifland, Charles) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2632	Exhibit List filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Lifland, Charles) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2633	Trial Brief filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Lifland, Charles) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2634	Omnibus Motion in limine filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Attachments: # 1 Declaration of Jennifer D. Cardelus In Support, # 2 Exhibit 1, # 3 Exhibit 2)(Lifland, Charles) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2640	Joint Exhibit List filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. (Lifland, Charles) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2642	Witness List (<i>Joint Defendant</i>) filed by Actavis LLC, Actavis Pharma, Inc., AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, McKesson Corporation, Ortho-McNeil-Janssen Pharmaceuticals, Inc., Teva Pharmaceuticals USA, Inc., Walgreen Co., Walgreen Eastern Co., Watson Laboratories, Inc.. (Hobart, Geoffrey) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2646	Witness List filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Cephalon, Inc., Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Feinstein, Wendy) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2647	Motion in limine - Evidentiary Stipulations - filed by Plaintiff Plaintiffs' Lead Counsel. (Weinberger, Peter) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2652	Omnibus Motion in limine and <i>Memorandum in Support</i> filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Hanly, Paul) (Entered: 09/25/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
9/25/2019	2655	Witness List (<i>Plaintiffs' Designated Live Stream Witnesses</i>) filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Hanly, Paul) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2660	Trial Brief filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Hanly, Paul) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2661	Motion in limine Ominbus Memorandum of Law In Support of All Track One Bellwether Trial Defendants' Motions in Liminie filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, AmerisourceBergen Corporation, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, McKesson Corporation, Ortho-McNeil-Janssen Pharmaceuticals, Inc., Teva Pharmaceuticals USA, Inc., Walgreen Co., Walgreen Eastern Co., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9)(Hobart, Geoffrey) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2664	Amended Exhibit List filed by Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, Ortho-McNeil-Janssen Pharmaceuticals, Inc.. Related document(s) 2632 . (Lifland, Charles) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2665	Exhibit List filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Cephalon, Inc., Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Feinstein, Wendy) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2668	Motion in limine to Exclude <i>Certain References</i> filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Cephalon, Inc., Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Brief in Support, # 2 Exhibit 1, # 3 Exhibit 2, # 4 Exhibit 3, # 5 Exhibit 4)(Reed, Steven) (Entered: 09/25/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
9/25/2019	2669	Trial Brief filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Cephalon, Inc., Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Reed, Steven) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2671	Appeal Order from USCA for the Sixth Circuit: Denying the petition for writ of mandamus filed by Teva Pharmaceutical Industries Ltd re 2575 (USCA# 19-3835). Circuit Judges: Clay, Donald, and Larsen. Date issued by USCA 9/20/19 (H,SP) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2672	Witness List filed by County of Cuyahoga, County of Summit, Ohio, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Hanly, Paul) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2673	Order Regarding Motion to Dismiss for Lack of Personal Jurisdiction as to Teva Ltd. Judge Dan Aaron Polster on 9/25/19. (P,R) (Entered: 09/25/2019)	Plaintiff
9/25/2019	2674	Notice of Filing of Petition for Permission to Appeal in the Sixth Circuit Court of Appeals as to 2591 Order, 2590 Order on Motion for class certification filed by City of East Cleveland, Ohio, City of Huron, City of Lyndhurst, City of Mayfield Heights, City of North Royalton, City of Wickliffe. (Filing fee \$ 505 receipt number 0647-9542644.). (Attachments: # 1 23(f) Petition for Permission to Appeal to the Sixth Circuit) (Ferraro, James). Modified on 10/2/2019, wrong event docketed, document is not a Notice of Appeal (H,SP). (Entered: 09/25/2019)	Defendants
9/25/2019	2675	Statement of Facts <i>Combined</i> filed by County of Cuyahoga, County of Summit, Ohio. (Hanly, Paul) (Entered: 09/25/2019)	Plaintiff
9/26/2019	2676	Opinion and Order denying Defendants' Motion to Disqualify Judge (Related Doc # 2603). Judge Dan Aaron Polster on 9/26/19.(P,R) (Entered: 09/26/2019)	Plaintiff
9/26/2019	2677	Exhibit List filed by County of Cuyahoga, County of Summit, Ohio. (Hanly, Paul) (Entered: 09/26/2019)	Plaintiff
9/27/2019	2682	Objection to Court's Order Regarding Trial Matters filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., Janssen Pharmaceutica, Inc., Janssen Pharmaceuticals, Inc., Johnson & Johnson, McKesson Corporation, Ortho-McNeil-Janssen Pharmaceuticals, Inc., Teva	Plaintiff

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		Pharmaceutical Industries Ltd., Walgreen Co., Walgreen Eastern Co., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. Related document(s) 2594 . (Hobart, Geoffrey) (Entered: 09/27/2019)	
9/27/2019	2685	Supplement to Notice of Appeal, - Notice of Filing Corrected 23 (f) Petition for Permission to Appeal to the Sixth Circuit, filed by City of East Cleveland, Ohio, City of Huron, City of Lyndhurst, City of Mayfield Heights, City of North Royalton, City of Wickliffe. Related document(s) 2674 . (Attachments: # 1 Supplement 23(f) Petition for Permission to Appeal to the Sixth Circuit (Revised (COC))(Ferraro, James) (Entered: 09/27/2019)	Defendants
9/29/2019	2686	Report of Special Master <i>Amending CMO2 Section IX re Inadvertent Production</i> filed by David Rosenblum Cohen. Related document(s) 441 . (Cohen, David) (Entered: 09/29/2019)	Plaintiff
9/29/2019	2687	Report of Special Master <i>Amending CMO2 Section IX re Inadvertent Production (Full Order)</i> filed by David Rosenblum Cohen. Related document(s) 2686 , 441 . (Cohen, David) (Entered: 09/29/2019)	Plaintiff
9/29/2019	2688	Report of Special Master <i>Amending CMO2 Various Paragraphs re Confidentiality and Protective Order Issues</i> filed by David Rosenblum Cohen. Related document(s) 441 . (Cohen, David) (Entered: 09/29/2019)	Plaintiff
9/30/2019		Order [non-document] - Regarding the Court's Order at Doc No. 2684 , the Court orders that Track One Plaintiff be given the same access to the same juror records and under the same conditions as was allowed for Track One Moving Defendants, Doc No. 2623 . Judge Dan Aaron Polster on 9/30/19. (P,R) (Entered: 09/30/2019)	Plaintiff
9/30/2019	2689	Order Re: 2682 Objections to 2594 Order Regarding Trial Matters. Signed by Judge Dan Aaron Polster on 9/30/2019. (K,K) (Entered: 09/30/2019)	Plaintiff
10/1/2019	2695	Report of Special Master <i>Order Regarding Exhibit and Witness Lists</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 10/01/2019)	Plaintiffs
10/2/2019	2697	Attorney Appearance by Terry Matthew Henry filed by on behalf of Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc., Watson Pharma, Inc.. (Henry, Terry) (Entered: 10/02/2019)	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
10/2/2019	2698	Deposition of Certain Defendants' Objections to Plaintiffs' Deposition Designations filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, AmerisourceBergen Corporation, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., McKesson Corporation, Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc., Walgreen Co., Walgreen Eastern Co.. (Attachments: # 1 Exhibit A (Defendants' Objections), # 2 Exhibit B (Defendants' Objections to Plaintiff's Counter Designations)) (Hobart, Geoffrey) (Entered: 10/02/2019)	Plaintiff
10/2/2019	2703	Objection to Plaintiffs' Deposition Designations filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc.. (Attachments: # 1 Exhibit A (Objections to Plaintiffs' Designations), # 2 Exhibit B (Objections to Plaintiffs' Counter Designations), # 3 Exhibit C (Objections to Dorsey Deposition Designations)) (Reed, Steven) (Entered: 10/02/2019)	Plaintiff
10/3/2019	2709	Order Regarding Public and Media Logistics. Judge Dan Aaron Polster on 10/3/19. (P,R) (Entered: 10/03/2019)	Plaintiff
10/3/2019	2711	Objection Plaintiffs Objections to Defendants Deposition Designations filed by County of Cuyahoga, County of Summit, Ohio. (Attachments: # 1 Exhibit 1, Deposition Designations) (Hanly, Paul) (Entered: 10/03/2019)	Plaintiff
10/3/2019	2712	Report of Special Master <i>Amendment to Discovery Ruling No. 22</i> filed by David Rosenblum Cohen. Related document(s) 2576 . (Cohen, David) (Entered: 10/03/2019)	Plaintiff
10/4/2019	2713	Order Clarifying Negotiation Class Certification Order. Judge Dan Aaron Polster on 10/4/19. (P,R) (Entered: 10/04/2019)	Defendants
10/4/2019	2715	Joint Proposed Jury Instructions <i>Submission Regarding Jury Instructions and Verdict Forms</i> filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, AmerisourceBergen Corporation, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., McKesson Corporation, Teva Pharmaceuticals USA, Inc., Walgreen Co.,	Plaintiff

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		Walgreen Eastern Co., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5)(Nicholas, Robert) (Entered: 10/04/2019)	
10/4/2019	2716	Attorney Appearance by Melanie S. Carter filed by on behalf of Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc., Watson Pharma, Inc.. (Carter, Melanie) (Entered: 10/04/2019)	Defendants
10/5/2019	2720	Witness List <i>Plaintiffs' Trial Designated Life Stream Witnesses</i> filed by County of Cuyahoga, County of Summit, Ohio. (Hanly, Paul) (Entered: 10/05/2019)	Plaintiff
10/5/2019	2721	Witness List <i>Plaintiffs' October 5, 2019 Witness List</i> filed by County of Cuyahoga, County of Summit, Ohio. (Hanly, Paul) (Entered: 10/05/2019)	Plaintiff
10/7/2019	2725	Opposition to 2652 Omnibus Motion in limine <i>and Memorandum in Support</i> filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, AmerisourceBergen Corporation, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., McKesson Corporation, Teva Pharmaceutical Industries Ltd., Teva Pharmaceuticals USA, Inc., Walgreen Co., Walgreen Eastern Co., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3)(Hobart, Geoffrey) (Entered: 10/07/2019)	Plaintiff
10/7/2019	2727	SEALED Document: <i>Plaintiffs' Omnibus Response to Defendants' Motions In Limine (Dkts. 2645, 2648, 2653, 2661, 2663, 2666, 2668) and Memorandum In Support</i> filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2668 , 2666 , 2653 , 2663 , 2661 , 2645 , 2648 . (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10)(Weinberger, Peter) (Entered: 10/07/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
10/7/2019	2728	Objection to Plaintiffs' October 5, 2019 Witness and Exhibit Lists filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, AmerisourceBergen Corporation, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., McKesson Corporation, Teva Pharmaceuticals USA, Inc., Walgreen Co., Walgreen Eastern Co., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Nicholas, Robert) (Entered: 10/07/2019)	Plaintiff
10/7/2019	2729	SEALED Document: Exhibits 11-20 of Plaintiffs' Omnibus Response to Defendants' Motions in Limine (dockets 2645, 2648, 2653, 2661, 2663, 2666, 2668) and Memorandum in Support filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2727 . (Attachments: # 1 Exhibit 11, # 2 Exhibit 12, # 3 Exhibit 13, # 4 Exhibit 14, # 5 Exhibit 15, # 6 Exhibit 16, # 7 Exhibit 17, # 8 Exhibit 18, # 9 Exhibit 19, # 10 Exhibit 20)(Weinberger, Peter) (Entered: 10/07/2019)	Plaintiff
10/7/2019	2730	SEALED Document: Exhibits 21-30 of Plaintiffs' Omnibus Response to Defendants' Motions in Limine (Dockets 2645, 2648, 2653, 2661, 2663, 2666, 2668) and Memorandum in Support filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2729 , 2727 . (Attachments: # 1 Exhibit 21, # 2 Exhibit 22, # 3 Exhibit 23, # 4 Exhibit 24, # 5 Exhibit 25, # 6 Exhibit 26, # 7 Exhibit 27, # 8 Exhibit 28, # 9 Exhibit 29, # 10 Exhibit 30) (Weinberger, Peter) (Entered: 10/07/2019)	Plaintiff
10/7/2019	2731	Order Regarding Trial Exhibits. Judge Dan Aaron Polster on 10/7/19. (P,R) (Entered: 10/07/2019)	Plaintiff
10/7/2019	2733	Order Regarding Trial Transcripts. Judge Dan Aaron Polster on 10/7/19. (P,R) (Entered: 10/07/2019)	Plaintiff
10/7/2019	2734	SEALED Document: Exhibits 31-35 of Plaintiffs' Omnibus Response to Defendants' Motions in Limine (dockets 2645, 2648, 2653, 2661, 2663, 2666, 2668) and Memorandum in Support filed by Plaintiffs' Executive Committee. Related document(s) 1813 , 2729 , 2727 , 2730 . (Attachments: # 1 Exhibit 31, # 2 Exhibit 32, # 3 Exhibit 33, # 4 Exhibit 34, # 5 Exhibit 35)(Weinberger, Peter) (Entered: 10/07/2019)	Plaintiff
10/7/2019	2735	Notice of Service of Plaintiffs' Omnibus Response to Defendants' Motions in Limine (dkts 2645, 2648, 2653, 2661, 2663, 2666, 2668) and Memorandum in Support filed by Plaintiffs' Executive Committee. (Weinberger, Peter) (Entered: 10/07/2019)	Plaintiff

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10/7/2019	2736	Amended Witness List filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Reed, Steven) (Entered: 10/07/2019)	Plaintiff
10/7/2019	2739	Motion for extension of time until 5:00 pm Eastern Tuesday, October 8, 2019 to File Witness Objections filed by Plaintiff Plaintiffs' Executive Committee. (Weinberger, Peter) (Entered: 10/07/2019)	Plaintiff
10/7/2019	2742	Amended Witness List of <i>Joint Defendants'</i> filed by Actavis LLC, Actavis Pharma, Inc., AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., McKesson Corporation, Teva Pharmaceuticals USA, Inc., Walgreen Co., Walgreen Eastern Co., Watson Laboratories, Inc.. (Hobart, Geoffrey) (Entered: 10/07/2019)	Plaintiff
10/8/2019		Order [non-document] granting 2739 Plaintiffs' Motion for Extension of Time until 5:00 pm Eastern Tuesday, October 8, 2019 to File Witness Objections. Judge Dan Aaron Polster on 10/8/19.(P,R) (Entered: 10/08/2019)	Plaintiff
10/8/2019	2749	Objection to Defendants' Witness Lists filed by County of Cuyahoga, County of Summit, Ohio. (Attachments: # 1 Exhibit Exhibit A - Plaintiffs October 7th letter to Special Master, # 2 Exhibit Exhibit B - July 9th, 2018 Email from Jeff Gaddy, # 3 Exhibit Exhibit C - July 30th, 2018 letter from Kate Swift) (Singer, Linda) (Entered: 10/08/2019)	Plaintiff
10/8/2019	2751	Joint Proposed Stipulation <i>Regarding Actavis, Walgreens, Amerisourcebergen and Schein Defendants</i> filed by Plaintiffs' Liaison Counsel. (Weinberger, Peter) (Entered: 10/08/2019)	Plaintiff
10/9/2019	2752	Order Regarding Objections to Special Master's Ruling on Witness and Exhibit Lists. Judge Dan Aaron Polster on 10/8/19. (P,R) (Entered: 10/09/2019)	Plaintiff
10/9/2019	2753	Witness List <i>Plaintiffs' Second Amended Designated Live Stream Witnesses</i> filed by County of Cuyahoga, County of Summit, Ohio. (Hanly, Paul) (Entered: 10/09/2019)	Plaintiff
10/9/2019	2754	Marginal Order approving Joint Stipulation Regarding Actavis, Walgreens, AmerisourceBergen, and Schein Defendants. Signed by Judge Dan Aaron Polster on 10/9/2019. (K,K) (Entered: 10/09/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
10/9/2019	2755	Order Clarifying Order Re: Public and Media Logistics. Signed by Judge Dan Aaron Polster on 10/9/2019. (K,K) (Entered: 10/09/2019)	Plaintiff
10/9/2019	2756	Plaintiffs' Responses to Defendants' Witness Objections filed by County of Cuyahoga, County of Summit, Ohio. (Singer, Linda) (Entered: 10/09/2019)	Plaintiff
10/9/2019	2757	Request for Proceedings to be on the Record filed by Actavis LLC, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein, Inc., McKesson Corporation, Teva Pharmaceuticals USA, Inc., Walgreen Co.. (Hobart, Geoffrey) (Entered: 10/09/2019)	Plaintiff
10/10/2019	2771	Witness List <i>Plaintiffs' Affirmative Deposition Designations</i> filed by County of Cuyahoga, County of Summit, Ohio. (Hanly, Paul) (Entered: 10/10/2019)	Plaintiff
10/10/2019	2780	Teva Defendants' Supplemental Affirmative Deposition Designations filed by Actavis LLC, Cephalon, Inc., Teva Pharmaceuticals USA, Inc.. (Attachments: # 1 Exhibit A (Supplemental Affirmative Designations))(Reed, Steven) (Entered: 10/10/2019)	Plaintiff
10/10/2019	2781	Witness List <i>Plaintiffs' Opposition to Teva, Cephalon and Actavis Objections to Plaintiffs Live Stream Witnesses</i> filed by County of Cuyahoga, County of Summit, Ohio. (Hanly, Paul) (Entered: 10/10/2019)	Plaintiff
10/10/2019	2782	Deposition of Defendants Final Affirmative Designations filed by Actavis LLC and other defendants (Attachments: # 1 Exhibit Demetra Designations, # 2 Exhibit Carr Designations, # 3 Exhibit Garner Designations, # 4 Exhibit Gilson Designations, # 5 Exhibit Griffin Designations, # 6 Exhibit Gutierrez Designations, # 7 Exhibit Harper-Avilla Designations, # 8 Exhibit Howard Designations, # 9 Exhibit Johnson Designations, # 10 Exhibit Kennan Designations, # 11 Exhibit Mapes Designations, # 12 Exhibit Martin Designations, # 13 Exhibit Nelsen Designations, # 14 Exhibit Prevoznik Designations, # 15 Exhibit Rannazzisi Designations, # 16 Exhibit Rideout Designations, # 17 Exhibit Saros Designations, # 18 Exhibit Shannon Designations, # 19 Exhibit Strait Designations, # 20 Exhibit Woods Designations, # 21 Exhibit Wright Designations)(Hobart, Geoffrey) (Entered: 10/10/2019)	Plaintiff
10/11/2019	2785	Response to <i>Plaintiffs' Witness Objections</i> filed by Actavis LLC, Cephalon, Inc., Teva Pharmaceuticals USA, Inc.. Related document(s) 2749 . (Reed, Steven) (Entered: 10/11/2019)	Plaintiff

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10/11/2019	2788	Motion to sever or for a Separate Trial and Memorandum in Support filed by Actavis LLC, Cephalon, Inc., Teva Pharmaceuticals USA, Inc.. (Reed, Steven) (Entered: 10/11/2019)	Plaintiff
10/11/2019	2797	Motion Certain Defendants' Motion to Overrule Plaintiffs' Objection to Testimony From Their Own Expert Witnesses And For Other Fair and Equitable Relief filed by Defendant Cardinal Health, Inc.. (Attachments: # 1 Exhibit 1 - Lembke Deposition Transcript Excerpt, # 2 Exhibit 2 - Rosenthal Deposition Day 1 Transcript Excerpt, # 3 Exhibit 3 - Rosenthal Deposition Day 2 Transcript Excerpt, # 4 Exhibit 4 - Kessler Deposition Day 1 Transcript Excerpt, # 5 Exhibit 5 - Kessler Deposition Day 2 Transcript Excerpt, # 6 Exhibit 6 - September 11 Joint Defense Witness List)(Hardin, Ashley) (Entered: 10/11/2019)	Plaintiff
10/13/2019	2799	Report of Special Master <i>Ruling Regarding Plaintiffs' "Errata"</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 10/13/2019)	Plaintiff
10/14/2019	2800	Track One Bellwether Trail Defendants' Reply to Plaintiffs' Opposition to Defendants' Joint Motions in Limine filed by Actavis LLC, AmerisourceBergen Drug Corporation, Amerisourcebergen Services Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein Medical Systems, Inc., Henry Schein, Inc., McKesson Corporation, Teva Pharmaceuticals USA, Inc., Walgreen Co.. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3)(Hobart, Geoffrey) (Entered: 10/14/2019)	Plaintiff
10/14/2019	2805	Reply in support of 2652 Omnibus Motion in limine and Memorandum in Support filed by Plaintiffs' Liaison Counsel. (Weinberger, Peter) (Entered: 10/14/2019)	Plaintiff
10/14/2019	2808	Reply in support of 2668 Motion in limine to Exclude Certain References filed by Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc.. (Reed, Steven) (Entered: 10/14/2019)	Plaintiff
10/14/2019	2815	Response to 2668 Motion in limine to Exclude Certain References, 2666 Omnibus Motion in limine , 2653 Motion in limine , 2663 Motion in limine to Exclude Certain Evidence and Agrument , 2661 Motion in limine Ominbus Memorandum of Law In Support of All Track One Bellwether Trial Defendants' Motions in Liminie , 2645 Motion in limine , 2648 Motion in limine - <i>filed as sealed document at #2727</i> - filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10) (Weinberger, Peter) (Entered: 10/14/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
10/14/2019	2816	Response to 2668 Motion in limine to Exclude Certain References, 2666 Omnibus Motion in limine , 2653 Motion in limine , 2663 Motion in limine to Exclude Certain Evidence and Agrument , 2661 Motion in limine Ominbus Memorandum of Law In Support of All Track One Bellwether Trial Defendants' Motions in Liminie , 2645 Motion in limine , 2648 Motion in limine - <i>filed as sealed document at #2729</i> - filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 11, # 2 Exhibit 12, # 3 Exhibit 13, # 4 Exhibit 14 (redacted), # 5 Exhibit 15, # 6 Exhibit 16, # 7 Exhibit 17, # 8 Exhibit 18, # 9 Exhibit 19, # 10 Exhibit 20)(Weinberger, Peter) (Entered: 10/14/2019)	Plaintiff
10/14/2019	2817	Response to 2668 Motion in limine to Exclude Certain References, 2666 Omnibus Motion in limine , 2653 Motion in limine , 2663 Motion in limine to Exclude Certain Evidence and Agrument , 2661 Motion in limine Ominbus Memorandum of Law In Support of All Track One Bellwether Trial Defendants' Motions in Liminie , 2645 Motion in limine , 2648 Motion in limine - <i>filed as sealed document at #2730</i> - filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 21, # 2 Exhibit 22, # 3 Exhibit 23, # 4 Exhibit 24, # 5 Exhibit 25 (redacted), # 6 Exhibit 26, # 7 Exhibit 27, # 8 Exhibit 28, # 9 Exhibit 29, # 10 Exhibit 30)(Weinberger, Peter) (Entered: 10/14/2019)	Plaintiff
10/14/2019	2818	Response to 2668 Motion in limine to Exclude Certain References, 2666 Omnibus Motion in limine , 2653 Motion in limine , 2663 Motion in limine to Exclude Certain Evidence and Agrument , 2661 Motion in limine Ominbus Memorandum of Law In Support of All Track One Bellwether Trial Defendants' Motions in Liminie , 2645 Motion in limine , 2648 Motion in limine - <i>filed as sealed document at #2734</i> - filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit 31, # 2 Exhibit 32, # 3 Exhibit 33 (redacted), # 4 Exhibit 34, # 5 Exhibit 35) (Weinberger, Peter) (Entered: 10/14/2019)	Plaintiff
10/15/2019	2819	Transcript of Teleconference Proceedings held on September 16th, 2019, before Judge Dan A. Polster. To obtain a bound copy of this transcript please contact court reporter George J. Staiduhar at (216) 357-7128. [26 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 10/22/2019. Redaction Request due 11/5/2019. Redacted Transcript Deadline set for 11/15/2019. Release of Transcript Restriction set for 1/13/2020. (S,G) (Entered: 10/15/2019)	Plaintiff

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10/15/2019	2822	Motion Objecting to Plaintiffs' Listing Pyfer as Live Stream Witness filed by Movant Paul Andrew Pyfer. (Attachments: # 1 Exhibit A - Emails, # 2 Exhibit B - Transcript, # 3 Exhibit C - Declaration of Paul Andrew Pyfer, # 4 Proposed Order)(P,R) (Entered: 10/15/2019)	Plaintiff
10/15/2019	2827	Transcript of Final Pretrial (a.m. session) held on 10/15/2019 before Special Master David R. Cohen. To obtain a copy of this transcript please contact court reporter Donnalee Cotone at donnalee_cotone@ohnd.uscourts.gov. [41 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 10/22/2019. Redaction Request due 11/5/2019. Redacted Transcript Deadline set for 11/15/2019. Release of Transcript Restriction set for 1/13/2020. Related document(s) 2765 . (C,Do) (Entered: 10/15/2019)	Plaintiff
10/15/2019	2828	Transcript of Final Pretrial (p.m. session) held on 10/15/2019 before Judge Dan Aaron Polster. To obtain a copy of this transcript please contact court reporter Donnalee Cotone at donnalee_cotone@ohnd.uscourts.gov. [55 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 10/22/2019. Redaction Request due 11/5/2019. Redacted Transcript Deadline set for 11/15/2019. Release of Transcript Restriction set for 1/13/2020. Related document(s) 2765 . (C,Do) (Entered: 10/15/2019)	Plaintiff
10/15/2019	2836	Minutes of proceedings before Judge Dan Aaron Polster. Final Pretrial Conference held on 10/15/19. Trial issued discussed, rulings on motions in limine (Court Reporter: D. Cotone.) Time: 1 hr 30 min. (P,R) (Entered: 10/17/2019)	Plaintiff
10/16/2019	2831	Opposition to 2797 Motion Certain Defendants' Motion to Overrule Plaintiffs' Objection to Testimony From Their Own Expert Witnesses And For Other Fair and Equitable Relief filed by Plaintiffs' Executive Committee. (Weinberger, Peter) (Entered: 10/16/2019)	Plaintiff
10/16/2019	2833	Attorney Appearance by Evan K. Jacobs filed on behalf of Actavis LLC, Actavis Pharma, Inc., Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Watson Laboratories, Inc.(P,R) (Entered: 10/16/2019)	Defendants

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10/16/2019	2834	Response to 2822 Motion Objecting to Plaintiffs' Listing as Live Stream Witness filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit A)(Weinberger, Peter) (Entered: 10/16/2019)	Plaintiff
10/17/2019	2840	Joint Proposed Jury Instructions <i>Defendants' Submission Regarding the Court's Proposed Preliminary Jury Charge</i> filed by Actavis LLC, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein, Inc., McKesson Corporation, Teva Pharmaceuticals USA, Inc., Walgreen Co.. (Attachments: # 1 Exhibit A - Preliminary Jury Charge) (Stoffelmayr, Kaspar) (Entered: 10/17/2019)	Plaintiff
10/17/2019	2841	Notice and Filing of Unredacted and Less Redacted Pleading Exhibits filed by Plaintiffs' Lead Counsel. (Attachments: # 1 Index Chart, # 2 Exhibit, # 3 Exhibit, # 4 Exhibit, # 5 Exhibit, # 6 Exhibit, # 7 Exhibit, # 8 Exhibit, # 9 Exhibit, # 10 Exhibit, # 11 Exhibit, # 12 Exhibit, # 13 Exhibit, # 14 Exhibit, # 15 Exhibit, # 16 Exhibit, # 17 Exhibit, # 18 Exhibit, # 19 Exhibit, # 20 Exhibit, # 21 Exhibit, # 22 Exhibit, # 23 Exhibit, # 24 Exhibit, # 25 Exhibit, # 26 Exhibit, # 27 Exhibit, # 28 Exhibit, # 29 Exhibit, # 30 Exhibit, # 31 Exhibit, # 32 Exhibit, # 33 Exhibit, # 34 Exhibit, # 35 Exhibit, # 36 Exhibit, # 37 Exhibit, # 38 Exhibit, # 39 Exhibit, # 40 Exhibit, # 41 Exhibit, # 42 Exhibit, # 43 Exhibit, # 44 Exhibit, # 45 Exhibit, # 46 Exhibit, # 47 Exhibit, # 48 Exhibit, # 49 Exhibit, # 50 Exhibit, # 51 Exhibit, # 52 Exhibit, # 53 Exhibit, # 54 Exhibit, # 55 Exhibit, # 56 Exhibit, # 57 Exhibit, # 58 Exhibit, # 59 Exhibit, # 60 Exhibit, # 61 Exhibit, # 62 Exhibit, # 63 Exhibit, # 64 Exhibit, # 65 Exhibit, # 66 Exhibit, # 67 Exhibit, # 68 Exhibit, # 69 Exhibit, # 70 Exhibit, # 71 Exhibit, # 72 Exhibit, # 73 Exhibit, # 74 Exhibit, # 75 Exhibit, # 76 Exhibit, # 77 Exhibit, # 78 Exhibit, # 79 Exhibit)Related document(s) 2212 , 2545 , 1908 , 1890 , 2182 , 2204 , 2260 , 1921 , 1910 . (Farrell, Paul) (Entered: 10/17/2019)	Plaintiff
10/17/2019	2842	Witness List <i>Plaintiffs' Trial Witness Disclosure - Week One</i> filed by County of Cuyahoga, County of Summit, Ohio. (Hanly, Paul) (Entered: 10/18/2019)	Plaintiff
10/18/2019	2843	Witness List <i>Plaintiffs' Trial Witnesses Disclosure for October 22, 2019</i> filed by County of Cuyahoga, County of Summit, Ohio. (Hanly, Paul) (Entered: 10/18/2019)	Plaintiff
10/18/2019	2845	Witness List <i>Plaintiffs' Objection to Special Master's October 15, 2019 Ruling Permitting Defendants to Designate Certain Pharmacists As Trial Witnesses</i> filed by County of Cuyahoga, County of Summit, Ohio. (Attachments: # 1 Exhibit A, # 2 Exhibit)	Plaintiff

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		B, # 3 Exhibit C, # 4 Exhibit D, # 5 Exhibit E)(Hanly, Paul) (Entered: 10/18/2019)	
10/18/2019	2846	Reply in support of 2797 Motion Certain Defendants' Motion to Overrule Plaintiffs' Objection to Testimony From Their Own Expert Witnesses And For Other Fair and Equitable Relief filed by Cardinal Health, Inc.. (Attachments: # 1 Exhibit 1 - Kessler Report, # 2 Exhibit 2 - Rosenthal Report, # 3 Exhibit 3 - Apr. 6, 2019 Email)(Hardin, Ashley) (Entered: 10/18/2019)	Plaintiff
10/18/2019	2847	Notice of Filing Bankruptcy filed by Beverly Sackler, David Sackler, Johnathan Sackler, Kathe Sackler, Mortimer D.A. Sackler, Richard Sackler, Theresa Sackler, Trust for the Benefit of Members of the Raymond Sackler Family. (Attachments: # 1 Exhibit Exhibit 1, # 2 Exhibit Exhibit 2)(Parsell, Stuart) (Entered: 10/18/2019)	Plaintiff
10/20/2019	2858	Amended Exhibit List filed by Actavis Elizabeth LLC, Actavis Kadian LLC, Actavis LLC, Actavis Laboratories FL, Inc., Actavis Laboratories UT, Inc., Actavis Mid Atlantic LLC, Actavis Pharma, Inc., Actavis South Atlantic LLC, Actavis Totowa LLC, Cephalon, Inc., Teva Pharmaceuticals USA, Inc., Warner Chilcott Company, LLC, Watson Laboratories, Inc.. (Feinstein, Wendy) (Entered: 10/20/2019)	Plaintiff
10/20/2019	2859	Response to 2857 Motion in limine to Preclude Certain Prejudicial Statements and Testimony filed by Plaintiffs' Executive Committee, Plaintiffs' Lead Counsel, Plaintiffs' Liaison Counsel. (Cabraser, Elizabeth) (Entered: 10/20/2019)	Plaintiff
10/20/2019	2860	Joint Proposed Jury Instructions <i>Defendants' Objections to Plaintiff's Submission Regarding the Court's Proposed Preliminary Jury Charge</i> filed by Actavis LLC, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., Henry Schein, Inc., McKesson Corporation, Teva Pharmaceuticals USA, Inc., Walgreen Co.. (Attachments: # 1 Exhibit A - Proposed Changes)(Stoffelmayr, Kaspar) (Entered: 10/20/2019)	Plaintiff
10/20/2019	2861	Objection to Preliminary Jury Charge filed by Actavis LLC, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Cephalon, Inc., McKesson Corporation, Teva Pharmaceuticals USA, Inc., Walgreen Co.. (Attachments: # 1 Exhibit A) (Hobart, Geoffrey) (Entered: 10/20/2019)	Plaintiff

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10/21/2019	2863	Transcript of Proceedings held on 10/21/2019 before District Judge Dan Aaron Polster. To obtain a copy of this transcript please contact court reporter Donnalee Cotone at Donnalee_Cotone@ohnd.uscourts.gov. [8 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 10/28/2019. Redaction Request due 11/12/2019. Redacted Transcript Deadline set for 11/21/2019. Release of Transcript Restriction set for 1/21/2020. (N,SE) (Entered: 10/21/2019)	Plaintiff
10/21/2019	2864	Attorney Appearance by Martha Leibell, Monica C. Pedroza filed on behalf of Actavis LLC, Cephalon, Inc., Teva Pharmaceuticals USA, Inc. (P,R) (Entered: 10/21/2019)	Defendants
10/22/2019	2870	Housekeeping Order denying as moot various Track One trial-related motions and objections. Judge Dan Aaron Polster on 10/22/19. (P,R) (Entered: 10/22/2019)	Plaintiff
10/29/2019	2882	Report of Special Master <i>Agreed Order Regarding Privilege</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 10/29/2019)	Joint Designation
11/4/2019	2901	Notice of Withdrawal of Counsel removing attorney Justin Tresnowski for City of Chicago. (P,R) (Entered: 11/04/2019)	Defendants
11/5/2019	2905	Motion for reconsideration of <i>Court's Denial of Request for November 6 Proceedings to be on the Record</i> , Motion for Order to Submit Selective Remand Proposals on the Public Docket filed by Actavis LLC, Allergan PLC, AmerisourceBergen Drug Corporation, Cardinal Health, Inc., Endo Pharmaceuticals, Inc., H. D. Smith, LLC, Johnson & Johnson, Mallinckrodt LLC, McKesson Corporation, Teva Pharmaceuticals USA, Inc.. (Pyser, Steven) (Entered: 11/05/2019)	Joint Designation
11/5/2019		Order [non-document] - Upon careful review of Defendants Motion for Reconsideration (Doc. #: 2905), the Court concludes that Defendants points are well-taken. Defendants Motion is GRANTED. Accordingly, the Parties are hereby directed to file the selective remand proposals, previously submitted to the Court, on the public docket. Further, the November 6, 2019 MDL conference with counsel will be on the record, but will not be open to the public or the media. Judge Dan Aaron Polster on 11/5/19.(P,R) (Entered: 11/05/2019)	Joint Designation
11/5/2019	2906	Position Paper Regarding Continuing Litigation filed by Plaintiffs' Lead Counsel. (Weinberger, Peter) (Entered: 11/05/2019)	Joint Designation

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11/5/2019	2907	Position Statement for the November 6, 2019, Status Conference filed by Pharmacy Defendants. (Stoffelmayr, Kaspar) (Entered: 11/05/2019)	Joint Designation
11/5/2019	2908	Position Statement of Certain Defendants Regarding Selective Remand To Transferor Courts filed by Endo Health Solutions Inc., Endo Pharmaceuticals, Inc., Par Pharmaceutical Companies, Inc., Par Pharmaceutical, Inc.. (Rendon, Carole) (Entered: 11/05/2019)	Joint Designation
11/5/2019	2909	Report of Special Master <i>Order Regarding Sealing and Redacting of Documents</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 11/05/2019)	Joint Designation
11/7/2019	2913	Transcript of Status Conference held on 11/6/2019 before District Judge Dan Aaron Polster. To obtain a copy of this transcript please contact court reporter Heidi Blueskye Geizer at Heidi_Geizer@ohnd.uscourts.gov., 216-357-7092. [47 pages] Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Parties requesting that privacy information be redacted must file a notice of intent to redact with the court by 11/14/2019. Redaction Request due 11/29/2019. Redacted Transcript Deadline set for 12/9/2019. Release of Transcript Restriction set for 2/5/2020. (G,He) (Entered: 11/07/2019)	Joint Designation
11/8/2019	2915	Notice of Second Amended Bankruptcy Court Order Extending Injunction Against Continuation of These Proceedings as to Related Parties to Debtor Purdue Pharma L.P. and Affiliated Debtors filed by Beacon Company, Ilene Sackler Lefcourt, Rosebay Medical Company L.P., Rosebay Medical Company, Inc., David Sackler, Johnathan Sackler, Kathe Sackler, Mortimer D.A. Sackler, Richard Sackler, Theresa Sackler. (Attachments: # 1 Exhibit Exhibit 1)(Parsell, Stuart) (Entered: 11/08/2019)	Joint Designation
11/8/2019	2922	APPEAL ORDER from the Sixth Circuit Court of Appeals: Granting the petition for permission to appeal the class certification decision re 2591 . Granting the motions for leave to file a reply and an amicus brief (USCA# 19-0305). Filed as to AmerisourceBergen Drug Corporation, CVS Indiana, L.L.C., CVS Pharmacy Inc., CVS RX Services, Inc., Cardinal Health, Inc., Discount Drug Mart, Inc., McKesson Corporation, Prescription Supply Inc, Rite Aid of Maryland, Inc., Walgreen Co., Walgreen Eastern Co., Inc., Walmart, Inc.. Circuit Judges: Guy, Griffin, and Kethledge. Date issued by USCA 11/8/19 (H,SP) (Entered: 11/12/2019)	Defendants

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Date Filed	Dkt. #	Docket Text	Designated By
11/8/2019	2923	APPEAL ORDER from the Sixth Circuit Court of Appeals: Granting the petition for permission to appeal the class certification decision re 2591 . Granting the motions for leave to file a reply and an amicus brief (USCA# 19-0306). Filed as to City of East Cleveland, Ohio, City of Huron, City of Lyndhurst, City of Mayfield Heights, City of North Royalton, City of Wickliffe. Circuit Judges: Guy, Griffin, and Kethledge. Date issued by USCA 11/8/19 (H,SP) (Entered: 11/12/2019)	Defendants
11/12/2019	2921	Supplemental Submission Regarding Continuing Litigation filed by Plaintiffs' Lead Counsel. Related document(s) 2906 . (Weinberger, Peter) (Entered: 11/12/2019)	Joint Designation
11/13/2019	2928	Submission Regarding Selection of a Manufacturer Case for Remand to Transferor Court filed by Manufacturer Defendants. (Rendon, Carole) (Entered: 11/13/2019)	Joint Designation
11/13/2019	2935	Revised Position Statement Regarding Continuing Litigation filed by Plaintiffs' Lead Counsel. (Weinberger, Peter) (Entered: 11/13/2019)	Joint Designation
11/19/2019	2941	Suggestions of Remand. Judge Dan Aaron Polster on 11/19/19. (P,R) (Entered: 11/19/2019)	Joint Designation
11/21/2019		Order [non-document] - Pursuant to the Special Master's November 5, 2019, Order Regarding Redacting and Sealing of Documents 2909 , the five pending motions regarding sealed filings (1929; 2437; 2555; 2824; 2839) are DENIED without prejudice. The Court is aware that the parties have reached an agreement on a process by which they will address all of their sealed filings. The parties are directed to follow their agreed upon process and the direction outlined in the Special Masters Order and submit to the Special Master any conflicts that cannot be resolved. Judge Dan Aaron Polster on 11/21/19.(P,R) (Entered: 11/21/2019)	Joint Designation
11/26/2019		Order [non-document] - Track One-B Pharmacy Defendants' Motion for a Case Management Conference (Doc. #: 2952) is GRANTED. Case Management Conference to be held on 12/4/2019 at 2:30 PM in Courtroom 18B before Judge Dan Aaron Polster. Party lead counsel shall be in attendance. Party clients are welcome but not required to be in attendance. The Parties shall meet and confer and submit a joint status report regarding the current state of discovery and anticipated amount of additional discovery and other case management matters referred to in Pharmacies' motion. The joint status report should be filed and emailed to Chambers (Polster_Chambers@ohnd.uscourts.gov) no later than 12:00 PM on 12/3/19. Judge Dan Aaron Polster on 11/26/19.(P,R) (Entered: 11/26/2019)	Plaintiff

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11/27/2019	2955	Motion for extension of time until 12/2/19 to Submit Class Notice Report filed by Plaintiff Interim Co-Lead Class Counsel for the Proposed Negotiation Class. Related document(s) 2591 . (Seeger, Christopher) (Entered: 11/27/2019)	Defendants
12/2/2019	2957	Conditional Remand Order by the Judicial Panel on Multidistrict remanding case to the Northern District of Illinois. (P,R) (Entered: 12/02/2019)	Joint Designation
12/2/2019	2959	Status Report <i>on Negotiation Class</i> filed by Interim Co-Lead Class Counsel for the Proposed Negotiation Class. (Attachments: # 1 Exhibit Declaration of Cameron R. Azari (With Exhibits)) Related document(s) 2591 .(Seeger, Christopher) (Entered: 12/02/2019)	Defendants
12/5/2019		Minutes of proceedings [non-document] before Judge Dan Aaron Polster. Case Management Conference held on 12/4/19. Case management issues discussed regarding Track 1B cases. Time: 2 hrs. (P,R) (Entered: 12/05/2019)	Plaintiff
12/5/2019		Order [non-document] - The Court has always been and will continue to be mindful of its ethical obligations as set forth in the Code of Conduct for United States Judges. Regarding settlement discussions, the Court may, "with the consent of the parties, confer separately with the parties and their counsel in an effort to mediate or settle pending matters." Canon 3(A)(4)(d). Per the Canon, neither the Court, nor its Special Masters, will engage in any settlement discussions with the CT1B parties regarding CT1B unless and until all parties agree and ask the Court to do so. Accordingly, CT1B Pharmacy Defendants' Motion for Order Prohibiting Ex Parte Communications 2963 is DENIED AS MOOT. Judge Dan Aaron Polster on 12/5/19.(P,R) (Entered: 12/05/2019)	Plaintiff
12/7/2019	2968	Report of Special Master <i>Discovery Ruling no. 14, Part 10 Regarding H.D. Smith Privilege Claims</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 12/07/2019)	Plaintiff
12/11/2019	2979	Report of Special Master <i>Discovery Ruling no. 14, Part 11 Regarding Cardinal Privilege Claims on Deloitte Documents</i> filed by David Rosenblum Cohen. (Cohen, David) (Entered: 12/11/2019)	Plaintiff
12/12/2019	2984	Report of Special Master Order Removing Partial Sealing of Transcript filed by David Rosenblum Cohen. Related document(s) 1314 . (Cohen, David) (Entered: 12/12/2019)	Plaintiff
12/17/2019	2995	Notice of Filing Unredacted Versions of Previously Under Seal Documents filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Reply to Cardinal's Obj. to Amendment to Discovery Ruling 14, P. 1, # 2 Exhibit A - PEC Ltr to SM Cohen, # 3 Exhibit B - 2008 MOA between Cardinal and	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		DEA, # 4 Exhibit C - Deposition Excerpt - Jennifer Norris, # 5 Exhibit D - Cardinal's Written Suppl. Response re Norris Testimony, # 6 Exhibit E - Cardinal's 1-15-2019 Answer and Affirmative Defenses, # 7 Exhibit F - Cardinal Health Claw-back Log)Related document(s) 1413 , 1407 .(Irpino, Anthony) (Entered: 12/17/2019)	
12/17/2019	2996	Notice of Filing Unredacted Versions of Previously Under Seal Documents filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Reply to Cardinal's Obj. to Discovery Ruling 14, P. 5, # 2 Exhibit 1 - Email from Dendrite to Cardinal Health re SOM Review, # 3 Exhibit 2 - Cardinal Health Email regarding training, # 4 Exhibit 3 - Email regarding Dendrite audit of Cardinal SOM program, # 5 Exhibit 4 - Cardinal Memo re Cegedim retention, # 6 Exhibit 5 - Cegedim PowerPoint, # 7 Exhibit 6 - Cardinal Health's Supp. Discovery Responses, # 8 Exhibit 7 - Cardinal Health's Answers and Affirmative Defenses, # 9 Exhibit 8 - Cardinal Correspondence with DEA, # 10 Exhibit 9 - Dendrite Invoice, # 11 Exhibit 10 - Cardinal Email re Diversion Matter Expenses, # 12 Exhibit 10a - Cardinal QRA & Anti-Diversion Update, # 13 Exhibit 11 - Letter and attachments from Cardinal to DEA)Related document(s) 1547 .(Irpino, Anthony) (Entered: 12/17/2019)	Plaintiff
12/17/2019	2997	Notice of Filing Unredacted and/or Less Redacted Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motion to Exclude McCann and Rafalski and Related Exhibits filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Unredacted Consolidated Memorandum in Opp. to Defendants' Motion to Exclude McCann and Rafalski, # 2 Exhibit PD4 Ex. 4 Deposition Excerpt of S. Justus, # 3 Exhibit PD4 Ex. 12 DEA Compliance Procedure Mallinckrodt CSOMP, # 4 Exhibit PD4 Ex. 13 Mallinckrodt Global Controlled Substance Compliance Procedure, # 5 Exhibit PD4 Ex. 15 (excerpt) Cardinal DEA Compliance Manual)Related document(s) 2260 , 2262 , 2263 .(Irpino, Anthony) (Entered: 12/17/2019)	Plaintiff
12/17/2019	2998	Notice of Filing Unredacted Exhibit Attached to Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude Lacey Keller filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude Lacey Keller, # 2 Exhibit PD5 - Keller Opp. Exh A - Keller Report Addendum)Related document(s) 2207 .(Irpino, Anthony) (Entered: 12/17/2019)	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
12/17/2019	2999	Notice of Filing Unredacted Exhibit Attached to Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude Seth Whitelaw's Opinions and Proposed Testimony filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Opposition to Defendants' Motion to Exclude Seth Whitelaw, # 2 Exhibit PD6 - Ex. 3 Overview of McKesson's Controlled Substance Monitoring Program)Related document(s) 2221 , 2225 .(Irpino, Anthony) (Entered: 12/17/2019)	Plaintiff
12/17/2019	3000	Notice of Filing Unredacted Exhibit Attached to Plaintiffs' Memorandum in Opposition to Defendants' Motion to Exclude Jonathan Gruber filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Opposition to Defendants' Motion to Exclude Jonathan Gruber, # 2 Exhibit PD8 - Ex. A Gruber Data Appendix)Related document(s) 2206 .(Irpino, Anthony) (Entered: 12/17/2019)	Plaintiff
12/17/2019	3001	Notice of Filing Unredacted and/or Less Redacted Plaintiffs' Memorandum in Opposition to Defendants' Daubert Motion to Exclude David Cutler filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Opposition to Defendants' Motion to Exclude David Cutler, # 2 Exhibit David Cutler Declaration, # 3 Exhibit PD9 - Ex. C - Data Appendix)Related document(s) 2209 .(Irpino, Anthony) (Entered: 12/17/2019)	Plaintiff
12/17/2019	3002	Notice of Filing Unredacted and/or Less Redacted Plaintiffs' Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation and Related Exhibits filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Summary Judgment on Proof of Causation (unredacted), # 2 Exhibit PSJ2 Ex. 121 Cardinal Audit Committee Meeting, # 3 Exhibit PSJ2 Ex. 140 McKesson Controlled Substance Monitoring Program Investigative Report)Related document(s) 2428 , 2427 , 2204 .(Irpino, Anthony) (Entered: 12/17/2019)	Plaintiff
12/17/2019	3003	Notice of Filing Unredacted and/or Less Redacted Plaintiffs' Memorandum in Opposition to Defendants' Motions for Summary Judgment on Plaintiffs' Civil Conspiracy, RICO and OCPA Claims and Related Exhibits filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Consolidated Memorandum in Opposition to Defendants' MSJ on Plaintiffs' Civil Conspiracy, RICO, and OCPA Claims (less redacted), # 2 Exhibit PSJ3 Ex. 26 Draft Speech, # 3 Exhibit PSJ3 Ex. 298 Mallinckrodt Memorandum re Controlled Substance Compliance Procedure, # 4 Exhibit PSJ3 Ex. 317 Email between McKesson	Plaintiff

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		and Mallinckrodt, # 5 Exhibit PSJ3 Ex. 330 Cardinal Health and Endo Agreement, # 6 Exhibit PSJ3 Ex. 335 HDMA PowerPoint, # 7 Exhibit PSJ3 Ex. 393 HDMA Staff Performance Review, # 8 Exhibit PSJ3 Ex. 499 HDMA Meeting Packet, # 9 Exhibit PSJ3 Ex. 570 Cardinal Employee Email, # 10 Exhibit PSJ3 Ex. 576 Cardinal and CVS Wholesale Agreement, # 11 Exhibit PSJ3 Ex. 577 Cardinal and CVS Wholesale Agreement, # 12 Exhibit PSJ3 Ex. 578 Evaluation of CVS Monitoring System, # 13 Exhibit PSJ3 Ex. 580 Cardinal Letter to CVS, # 14 Exhibit PSJ3 Ex. 600 Amerisource Email, # 15 Exhibit PSJ3 Ex. 601 Amerisource document re Walgreens' Orders, # 16 Exhibit PSJ3 Ex. 617 McKesson email, # 17 Exhibit PSJ3 Ex. 631 Rite Aid Suspicious Order Monitoring Document, # 18 Exhibit PSJ3 Ex. 639 Buzzeo Letter, # 19 Exhibit PSJ3 Ex. 667B Walmart Direct Sales Folder)Related document(s) 2371 , 2350 , 2357 , 2364 , 2182 .(Irpino, Anthony) (Entered: 12/17/2019)	
12/17/2019	3004	Notice of Filing Unredacted and/or Less Redacted Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Partial Summary Judgment on Statute of Limitations Grounds and Related Exhibits filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Consolidated Memorandum in Opposition to Defendants' Motions for Partial Summary Judgment on Statute of Limitations Grounds, # 2 Exhibit PSJ4 Ex. 32 McKesson email re Controlled Substances, # 3 Exhibit PSJ4 Ex. 34 McKesson Controlled Substance Monitoring Program Report, # 4 Exhibit PSJ4 Ex. 38 Cardinal Operating Procedure, # 5 Exhibit PSJ4 Ex. 39 Cardinal Notes re SOMS ppt, # 6 PSJ4 Ex. 40 Cardinal employee emails re ppt, # 7 PSJ4 Ex. 41 Cardinal email re SOM processes)Related document(s) 2212 .(Irpino, Anthony) (Entered: 12/17/2019)	Plaintiff
12/17/2019	3005	Notice of Filing Unredacted Exhibit Attached to Plaintiffs' Consolidated Memorandum in Opposition to Generic Manufacturers' Motion for Partial Summary Judgment filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs' Consolidated Memorandum in Opposition to Generic Manufacturers' Motion for Partial Summary Judgment, # 2 Exhibit PSJ8 - Ex. 69 Chart of ARCOS Data Cuyahoga and Summit Counties)Related document(s) 2251 .(Irpino, Anthony) (Entered: 12/17/2019)	Plaintiff
12/17/2019	3007	Notice of Filing Unredacted and/or Less Redacted Plaintiff Expert Reports filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Caleb Alexander, MD, MS Report, # 2 Exhibit Caleb Alexander, MD, MS Supplement and Errata, # 3 Exhibit David Courtwright, PhD Report, # 4 Exhibit David Cutler, PhD Report, #	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		5 Exhibit David Egilman, MD, PhD Report, # 6 Exhibit Jonathan Gruber, PhD Report, # 7 Exhibit Lacey Keller Report with Errata, # 8 Exhibit David Kessler, MD Report, # 9 Exhibit Katherine Keyes Report, # 10 Exhibit Anna Lembke Report with Supplemental Materials, # 11 Exhibit Jeffrey Liebman, PhD Report, # 12 Exhibit Jeffrey Liebman, PhD Supplemental Report and Errata with Revised Appendix B, # 13 Exhibit Craig McCann Report, # 14 Exhibit Craig McCann Supplemental Report, # 15 Exhibit Craig McCann Second Supplemental Report, # 16 Exhibit Thomas McGuire Report, # 17 Exhibit Thomas McGuire Report Public Nuisance, # 18 Exhibit Matthew Perri Report Pages 1-1500, # 19 Exhibit Matthew Perri Report Pages 1501-2610, # 20 Exhibit Matthew Perri Report Pages 2611-3719, # 21 Exhibit James Rafalski Report, # 22 Exhibit Meredith Rosenthal Report and Errata, # 23 Exhibit Mark Schumacher, MD Report and Supplemental Materials, # 24 Exhibit Scott Wexelblatt, PhD Report, # 25 Exhibit Seth Whitelaw, JD, LLM Report, # 26 Exhibit Nancy Young, PhD Report)Related document(s) 1999 .(Irpino, Anthony) (Entered: 12/17/2019)	
12/18/2019	3013	Notice of Filing Unredacted and/or Less Redacted Plaintiffs Memorandum of Law in Support of Motion for Partial Summary Adjudication that Defendants did not Comply with their Duties under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them (corrected) and Related Exhibits Part One filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Memorandum of Law in Support of Motion for Partial Summary Adjudication that Defendants did not Comply with their Duties under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them (corrected) (SOMSB), # 2 Exhibit SOMSB Ex 1 Rafalski Expert Report, # 3 Exhibit SOMSB Ex 2 McCann Suppl Expert Report, # 4 Exhibit SOMSB Ex 3 Keller Expert Report, # 5 Exhibit SOMSB Ex 11 Depo Transcript J. Norris, # 6 Exhibit SOMSB Ex 12 Depo Transcript N. Hartle, # 7 Exhibit SOMSB Ex 15 DEA Diversion Control Agenda, # 8 Exhibit SOMSB Ex 20 Depo Transcript T. Schoen, # 9 Exhibit SOMSB Ex 21 Whitelaw Expert Report, # 10 Exhibit SOMSB Ex 25 McCann Second Supp. Expert Report, # 11 Exhibit SOMSB Ex 32 Depo Transcript J. Gillies, # 12 Exhibit SOMSB Ex 34 Depo Transcript K Harper, # 13 Exhibit SOMSB Ex 36 Depo Transcript J. Rausch, # 14 Exhibit SOMSB Ex 38 - Mallinckrodt SOM Program, # 15 Exhibit SOMSB Ex 40 - SOM Team Activity Log, # 16 Exhibit SOMSB Ex 41 - Suspicious Order Monitoring Program Memorandum, # 17 Exhibit SOMSB Ex 50 - Email re Clearing Orders, # 18 Exhibit SOMSB Ex 100 -	Plaintiff

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		<p>Depo excerpt K. Kreutzer, # 19 Exhibit SOMSB Ex 112 - DEA and SOM Internal Audit Report, # 20 Exhibit SOMSB Ex 119 - Depo Excerpt S. Macrides, # 21 Exhibit SOMSB Ex 120 - Depo Excerpt L. Walker, # 22 Exhibit SOMSB Ex 124 - Email re Opana ER, # 23 Exhibit SOMSB Ex 126 - Endo Sales Data Chart, # 24 Exhibit SOMSB Ex 128 - Par Sales Profit Chart, # 25 Exhibit SOMSB Ex 129 - Depo Excerpt T. Norton, # 26 Exhibit SOMSB Ex 130 - Risk Management Plan, # 27 Exhibit SOMSB Ex 134 - Par and Endo Responses re SOMS, # 28 Exhibit SOMSB Ex 135 - Email re SOMS Policy, # 29 Exhibit SOMSB Ex 138 - Par SOMS Program Update Presentation, # 30 Exhibit SOMSB Ex 139 - Notes, # 31 Exhibit SOMSB Ex 140 - Par Correspondence with UPS, # 32 Exhibit SOMSB Ex 144 - SOMS Process Flow, # 33 Exhibit SOMSB Ex 145 - Summary of SOM Program, Process Flow, # 34 Exhibit SOMSB Ex 149 - Email re Deficiency Letter, # 35 Exhibit SOMSB Ex 150 - Email re SOMS Violations, # 36 Exhibit SOMSB Ex 151 - Email re DEA Deficiency Letter, # 37 Exhibit SOMSB Ex 152 - Email re Manufacturers Briefing with Qualitest, # 38 Exhibit SOMSB Ex 155 - Email re Qualitest Questionnaire, # 39 Exhibit SOMSB Ex 156 - Email re SOPs and SOMs, # 40 Exhibit SOMSB Ex 159 - Site Report, # 41 Exhibit SOMSB Ex 160 - Par Inc's Suppl. Obj. and Resp. to Plaintiffs' Interrogatories, # 42 Exhibit SOMSB Ex 162 - Email, # 43 Exhibit SOMSB Ex 167 - Correspondence between DEA and Par, # 44 Exhibit SOMSB Ex 169 - Email re Buzzeo Audit, # 45 Exhibit SOMSB Ex 171 - Email and Attachment from Buzzeo, # 46 Exhibit SOMSB Ex 199 - Excel spreadsheet regarding ordering pattern, # 47 Exhibit SOMSB Ex 209 - MOA with Cardinal and DEA)Related document(s) 1957 , 1960 , 1910 .(Irpinio, Anthony)</p> <p>(Entered: 12/18/2019)</p>	
12/18/2019	3015	2Notice of Filing Unredacted and/or Less Redacted PlaintiffMemorandum of Law in Support of Motion for Partial Summary Adjudication that Defendants did not Comply with their Duties under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them (corrected) and Related Exhibits Part Two filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit PlaintiffMemorandum of Law in Support of Motion for Partial Summary Adjudication that Defendants did not Comply with their Duties under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them (corrected), # 2 Exhibit SOMSB Ex 220 - Cardinal Board of Directors Report, # 3 Exhibit SOMSB Ex 227 - DBA Baltimore District Office Presentation on Cardinal Health Swedesboro Distribution Center, # 4 Exhibit SOMSB Ex 229 -	Plaintif

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		<p>Depo Excerpt T. Cameron, # 5 Exhibit SOMSB Ex 231 - Brian Reise Expert Report, # 6 Exhibit SOMSB Ex 237 - McKesson Drug Operations Manual, # 7 Exhibit SOMSB Ex 238 - Deposition of Gary Hilliard, # 8 Exhibit SOMSB Ex 241 - Deposition of Blaine Snider, # 9 Exhibit SOMSB Ex 243 - McKesson Operations Manual for Pharma Distribution, # 10 Exhibit SOMSB Ex 245 - McKesson letter to DEA, # 11 Exhibit SOMSB Ex 246 - Deposition Transcript of W. de Gutierrez-Mahoney, # 12 Exhibit SOMSB Ex 257 - McKesson email re thresholds, # 13 Exhibit SOMSB Ex 258 - McKesson's CSMP Oxycodone Threshold Reduction Report, # 14 Exhibit SOMSB Ex 259 - Internal Email re Threshold Report, # 15 Exhibit SOMSB Ex 263 - Webex Invite, # 16 Exhibit SOMSB Ex 265 - Deposition of Don Walker, # 17 Exhibit SOMSB Ex 278 - McKesson email, # 18 Exhibit SOMSB Ex 279 - Email re Trackers, # 19 Exhibit SOMSB Ex 280 - Email Re Customer CSCP Threshold Report, # 20 Exhibit SOMSB Ex 285 - Email re Opioid Reductions, # 21 Exhibit SOMSB Ex 290 - Carlos Aquino Expert Report, # 22 Exhibit SOMSB Ex 291 - Deposition of Chris Zimmerman, # 23 Exhibit SOMSB Ex 293 - Deposition Excerpt of Eric Cherveny, # 24 Exhibit SOMSB Ex 294 - Deposition Transcript of Stephen Mays, Vol. I, # 25 Exhibit SOMSB Ex 295 - Deposition Transcript of Stephen Mays, Vol. II, # 26 Exhibit SOMSB Ex 299 - OHIO Summit County Customers from 2007-2013, # 27 Exhibit SOMSB Ex 300 - Opioid Items for All Summit County Customers from 2008 to 2012, # 28 Exhibit SOMSB Ex 302 - Deposition of David May, # 29 Exhibit SOMSB Ex 305 - Prescription Supply, Inc. Controlled Substances Policy, # 30 Exhibit SOMSB Ex 306 - Deposition of James Schoen, # 31 Exhibit SOMSB Ex 307 - Deposition of Kirk Harbauer)Related document(s) 1964 , 1910 .(Irpino, Anthony) (Entered: 12/18/2019)</p>	
12/18/2019	3016	<p>Notice of Filing Unredacted and/or Less Redacted Plaintiffs Memorandum of Law in Support of Motion for Partial Summary Adjudication that Defendants did not Comply with their Duties under the Federal Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them (corrected) and Related Exhibits Part Three [of three] filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs Memorandum of Law in Support of Motion for Partial Summary Adjudication that Defendants did not Comply with their Duties under the Federal</p>	Plaintiff

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		<p>Controlled Substances Act to Report Suspicious Opioid Orders and Not Ship Them (corrected), # 2 Exhibit SOMSB Ex 309 - State of Ohio Board of Pharmacy Written Response to Prescription Supply, Inc, # 3 Exhibit SOMSB Ex 310 - Deposition Excerpt of Jeff Abernathy, # 4 Exhibit SOMSB Ex 311 - Deposition Excerpt of Susanne Hiland, # 5 Exhibit SOMSB Ex 314 - Plaintiffs' Responses to the Amended and Clarified Discovery Ruling 12 Supplemental Interrogatory Issued to Plaintiffs, # 6 Exhibit SOMSB Ex 315 - Deposition excerpt Walmart 30(b)(6), # 7 Exhibit SOMSB Ex 316 - Deposition of Ramona Sullins, # 8 Exhibit SOMSB Ex 325 - Deposition Excerpt of Edward Bratton, # 9 Exhibit SOMSB Ex 332 - Deposition Excerpt of Eric Stahmann, # 10 Exhibit SOMSB Ex 347 - Walgreens Distribution Center follow up letter to March 2006 regulatory investigation, # 11 Exhibit SOMSB Ex 353 - Deposition Excerpt D. Peterson, # 12 Exhibit SOMSB Ex 354 - Deposition Excerpt of Christopher Domzalski, # 13 Exhibit SOMSB Ex 356 - Deposition excerpt Bish, # 14 Exhibit SOMSB Ex 362 - Deposition Excerpt of Tasha Polster, # 15 Exhibit SOMSB Ex 370 - Deposition of Barbara Martin, # 16 Exhibit SOMSB Ex 383 - Expert Report of Craig J. McCann, # 17 Exhibit SOMSB Ex 385 - Deposition excerpt of Mark Vernazza, # 18 Exhibit SOMSB Ex 387 - Deposition excerpt of Amy Propatier, # 19 Exhibit SOMSB Ex 389 - Deposition Transcript Excerpts of Ellen Wilson, # 20 Exhibit SOMSB Ex 392 - Deposition of Sherri Hinkle, # 21 Exhibit SOMSB Ex 394 - Deposition of Aaron Burtner, # 22 Exhibit SOMSB Ex 395 - Terrence Dugger, # 23 Exhibit SOMSB Ex 400 - Deposition of Gary Millikan, # 24 Exhibit SOMSB Ex 405 - Deposition of Shauna Helfrich, # 25 Exhibit SOMSB Ex 407 - Emails re: SOM Presentation, # 26 Exhibit SOMSB Ex 411 - Business Idea Description, # 27 Exhibit SOMSB Ex 412 - Rite Aid Regl. Guidelines, # 28 Exhibit SOMSB Ex 413 - Rite Aid Order Monitoring Program, # 29 Exhibit SOMSB Ex 415 - Deposition Excerpt of Janet Getzey Hart, # 30 Exhibit SOMSB Ex 416 - Deposition of Marian Wood, # 31 Exhibit SOMSB Ex 417 - Deposition of Christopher Belli, # 32 Exhibit SOMSB Ex 418 - Deposition Excerpt of Janet Getzey Hart, # 33 Exhibit SOMSB Ex 419 - Email from Rite Aid to McKesson re 2011 CSMP, # 34 Exhibit SOMSB Ex 420 - Deposition of Debra Chase, # 35 Exhibit SOMSB Ex 421 - Threshold Exception List, # 36 Exhibit SOMSB Ex 423 - Project Suspicious Order Monitoring, # 37 Exhibit SOMSB Ex 425 - DSCSA Documents with attachments, # 38 Exhibit SOMSB Ex 448 - Excerpt from Report of Craig McCann, Appendix 9, # 39</p>	

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		Exhibit SOMSB Ex 516 - Buskey Expert Report)Related document(s) 1964 , 1967 , 1965 , 1910 .(Irpino, Anthony) (Entered: 12/18/2019)	
12/18/2019	3017	Notice of Filing Unredacted and/or Less Redacted Exhibits attached to Plaintiffs' Consolidated Reply Memorandum in Further Support of Plaintiffs Motions for Partial Summary Adjudication with Respect to the Controlled Substances Act filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs Consolidated Reply Memorandum in Further Support of Plaintiffs Motions for Partial Summary Adjudication with Respect to the Controlled Substances Act, # 2 Exhibit 522 - McKesson MOA with DEA, # 3 Exhibit 527 - Mallinckrodt Email re Order Monitoring, # 4 Exhibit 529 - Mallinckrodt SOM Memorandum, # 5 Exhibit 544 - Par Email re SOMs, # 6 Exhibit 546 - Cegedim PowerPoint, # 7 Exhibit 547 - HD Smith Email, # 8 Exhibit 557 - Spreadsheet of Orders to Ohio Pharmacies, # 9 Exhibit 558 - Spreadsheet of Orders to Ohio Pharmacies, # 10 Exhibit 559 - Spreadsheet of Orders to Ohio Pharmacies, # 11 Exhibit 575 - Email re Walgreens' Control Summaries)Related document(s) 2557 , 2545 .(Irpino, Anthony) (Entered: 12/18/2019)	Plaintiff
12/18/2019	3018	Notice of Filing Less Redacted Exhibits Attached to Plaintiffs Omnibus Response to Defendants Motions In Limine filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Plaintiffs Omnibus Response to Defendants Motions In Limine, # 2 Exhibit 25 - AmerisourceBergen Corporation Letter to Committee on Energy and Commerce re WV operations, # 3 Exhibit 33 - Controlled Substance Monitoring DDM, McKesson RNA PowerPoint)Related document(s) 2815 , 2818 , 2817 .(Irpino, Anthony) (Entered: 12/18/2019)	Plaintiff
12/19/2019	3025	Notice of Filing Unredacted and/or Less Redacted Deposition Transcripts Part One filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Abernathy, Jeff, # 2 Exhibit Abreu, Shaun, # 3 Exhibit Ayers-Chick, Stacy, # 4 Exhibit Baker, Kelly, # 5 Exhibit Baker, Laurence, # 6 Exhibit Bancroft, Wayne, # 7 Exhibit Barnes, Shaun, # 8 Exhibit Beam, Gregory, # 9 Exhibit Belli, Christopher, # 10 Exhibit Bencivengo, Fred, # 11 Exhibit Bianco, Michael, # 12 Exhibit Bish, Deborah, # 13 Exhibit Boggs, Gary, # 14 Exhibit Boggs, Gary 30(b)(6), # 15 Exhibit Brandt, Bill, # 16 Exhibit Brantley, Eric, # 17 Exhibit Bratton, Edward, # 18 Exhibit Bratton, Edward 30(b)(6), # 19 Exhibit Brown, Robert, # 20 Exhibit Burtner, Aaron, # 21 Exhibit Cameron, Todd, # 22 Exhibit Campanelli, Paul, # 23 Exhibit Carlson, Gregory, # 24 Exhibit Carney, Raymond, # 25 Exhibit Cavacini, Eugene, # 26	Plaintiff

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Date Filed	Dkt. #	Docket Text	Designated By
		Exhibit Chapman, George, # 27 Exhibit Chapman, Richard, # 28 Exhibit Chase, Debra, # 29 Exhibit Cherveny, Eric, # 30 Exhibit Chunderlik, George, # 31 Exhibit Cochrane, Michael, # 32 Exhibit Cochrane, Patrick, # 33 Exhibit Coleman, Jolynn, # 34 Exhibit Daugherty, Patricia, # 35 Exhibit De Gutierrez-Mahoney, William, # 36 Exhibit Devlin, Frank, # 37 Exhibit DiBello, Michael, # 38 Exhibit Diebert, Jennifer, # 39 Exhibit Domzalski, Christopher, # 40 Exhibit Ducote, Chad, # 41 Exhibit Dugger, Terrence, # 42 Exhibit Durr, Walter, # 43 Exhibit Dymon, Chris, # 44 Exhibit Egilman, David Vol. I (expert), # 45 Exhibit Egilman, David Vol. II (expert), # 46 Exhibit Euson, George, # 47 Exhibit Forst, Christopher, # 48 Exhibit Frost, Keith, # 49 Exhibit Ganley, Joseph, # 50 Exhibit Garcia, Elizabeth, # 51 Exhibit George, Tomson, # 52 Exhibit Gerome, Donald, # 53 Exhibit Getzey-Hart, Janet, # 54 Exhibit Getzey-Hart, Janet 30(b)(6), # 55 Exhibit Gillies, John Vol. I, # 56 Exhibit Gillies, John Vol. II, # 57 Exhibit Gilson, Thomas 30(b)(6), # 58 Exhibit Greimel, Matthew (expert))Related document(s) 1975 , 1981 , 1978 , 1977 , 1976 , 1974 , 2173 .(Irpino, Anthony) (Entered: 12/19/2019)	
12/19/2019	3026	Notice of Filing Unredacted and/or Less Redacted Deposition Transcripts Part Two filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Hall, Emily, # 2 Exhibit Harbauer, Candace, # 3 Exhibit Harbauer, Kirk, # 4 Exhibit Harper, Karen, # 5 Exhibit Hartle, Nathan, # 6 Exhibit Hartle, Nathan 30(b)(6), # 7 Exhibit Hartman, Mark, # 8 Exhibit Hazewski, Edward, # 9 Exhibit Heiser, Randy, # 10 Exhibit Helfrich, Shauna, # 11 Exhibit Hiland, Susan, # 12 Exhibit Hiland, Susan 30(b)(6), # 13 Exhibit Hilliard, Gary, # 14 Exhibit Hinkle, Pamela, # 15 Exhibit Hinkle, Sherri, # 16 Exhibit Hodges, Debbie, # 17 Exhibit Jena, Anupam (expert), # 18 Exhibit Johnson, Miranda, # 19 Exhibit Justus, Shirlene, # 20 Exhibit Kaleta, Edward, # 21 Exhibit Keller, Lacey (expert), # 22 Exhibit Kessler, David Vol. II (expert), # 23 Exhibit Kinsey, Sandra (expert), # 24 Exhibit Kitlinski, Linda, # 25 Exhibit Kreutzer, Kevin, # 26 Exhibit Link, Ronald, # 27 Exhibit Little, Patsy, # 28 Exhibit Lortie, Brian 30(b)(6), # 29 Exhibit Lortie, Brian, # 30 Exhibit Macrides, Stephen, # 31 Exhibit Martin, Barbara, # 32 Exhibit May, David, # 33 Exhibit Mays, Stephen Vol. I, # 34 Exhibit Mays, Stephen Vol. II, # 35 Exhibit McCann, Craig (expert), # 36 Exhibit McClune, Robert, # 37 Exhibit Merritello, John, # 38 Exhibit Miller, Michael, # 39 Exhibit Millikan, Gary, # 40 Exhibit Mills, Steven, # 41 Exhibit Millward, Joseph, # 42 Exhibit Mitchell, Kevin, # 43 Exhibit Moffatt, Thomas, # 44 Exhibit Mollica, Anthony, # 45 Exhibit Mortelliti, Henry John, # 46 Exhibit Munroe, Brian, # 47 Exhibit	Plaintiff

ATTACHMENT A
MDL 2804 Master Docket Entries

Date Filed	Dkt. #	Docket Text	Designated By
		Nicastro, Mark, # 48 Exhibit Norris, Jennifer, # 49 Exhibit Norton, Tracey Vol. I, # 50 Exhibit Norton, Tracey Vol. II, # 51 Exhibit Novack, Sophia, # 52 Exhibit Oriente, Michael)Related document(s) 1981 , 1978 , 1982 , 1977 , 1979 , 2173 .(Irpino, Anthony) (Entered: 12/19/2019)	
12/19/2019	3027	Notice of Filing Unredacted and/or Less Redacted Deposition Transcripts Part Three [of three] filed by Plaintiffs' Executive Committee. (Attachments: # 1 Exhibit Palmer, Andrew, # 2 Exhibit Paonessa, Al, # 3 Exhibit Peacock, Jeffrey, # 4 Exhibit Perri, Matthew Vol. I (expert), # 5 Exhibit Perri, Matthew Vol. II (expert), # 6 Exhibit Peterson, Douglas, # 7 Exhibit Polster, Tasha, # 8 Exhibit Propatier, Amy, # 9 Exhibit Quintero, Gilberto, # 10 Exhibit Rafalski, James Vol. I (expert), # 11 Exhibit Rafalski, James Vol. II (expert), # 12 Exhibit Reed, Roxanne, # 13 Exhibit Ringgold, Larry, # 14 Exhibit Rogos, Matthew, # 15 Exhibit Romaine, Larry, # 16 Exhibit Rosenthal, Meredith Vol. I (expert), # 17 Exhibit Rosenthal, Meredith Vol. II (expert), # 18 Exhibit Schiavo, Craig, # 19 Exhibit Schoen, James, # 20 Exhibit Schoen, Thomas, # 21 Exhibit Snider, Blaine, # 22 Exhibit Solis, Sabrina, # 23 Exhibit Stahmann, Eric, # 24 Exhibit Steffanie-Oak, Tina, # 25 Exhibit Stevenson, George, # 26 Exhibit Stewart, Cathy, # 27 Exhibit Sullins, Ramona, # 28 Exhibit Swords, Rex, # 29 Exhibit Tejeda, Sergio, # 30 Exhibit Tomkiewicz, Joseph, # 31 Exhibit Tommasi, Eugene, # 32 Exhibit Tsipakis, James 30(b)(6), # 33 Exhibit Vanelli, Dean, # 34 Exhibit Vernazza, Mark, # 35 Exhibit Versosky, William, # 36 Exhibit Walker, Donald, # 37 Exhibit Walker, Lisa, # 38 Exhibit Whitelaw, Seth Vol. I (expert), # 39 Exhibit Whitelaw, Seth Vol. II (expert), # 40 Exhibit Williams, Patricia, # 41 Exhibit Wilson, Ellen, # 42 Exhibit Wood, Marian, # 43 Exhibit Zaccaro, Laurie, # 44 Exhibit Zimmerman, Christopher 30(b)(6), # 45 Exhibit Zimmerman, Christopher)Related document(s) 1983 , 1985 , 2177 , 1984 .(Irpino, Anthony) (Entered: 12/19/2019)	Plaintiff